1	BEFORE THE AMERICAN ARBITRATION ASSOCIATION
2	CASE NO. 18115Y0107106
3	
4	BRISTOL-MYERS SQUIBB,
5	Claimant,
6	v .
7	SOMERVILLE FIDELCO ASSOCIATES,
8	Respondent.
9	
10	
11	DEPOSITION UNDER ORAL EXAMINATION OF
12	MICHAEL SOLAKOV
13	Clifton, New Jersey
14	February 9, 2007
15	
16	
17	
18	REPORTED BY: MARGO HRONCICH, CSR
19	·
20	
21	
	ESQUIRE DEPOSITION SERVICES
22	90 Woodbridge Center Drive
	Woodbridge, New Jersey 07095
23	(732) 283-1060
24	
25	JOB #59648
	EXHIBIT

ESQUIRE DEPOSITION SERVICES

17

1	2		
			4
1	Transcript of the deposition of	1 2	
2	MICHAEL SOLAKOV, called for Oral Examination in the	3	
3	above-captioned matter, said deposition taken	4	Testimony of: MICHAEL SOLAKOV
4	pursuant to Superior Court Rules of Practice and	5	
5	Procedure by and before MARGO A. HRONCICH, a	6	Direct Cross Redirect Recross
6	Certified Shorthand Reporter and Notary Public for		By Mr. Vinicombe 6
7	the State of New Jersey, at the offices of DRINKER,	7	By Mr. Maher 63
8	BIDDLE & REATH, LLP, 500 Campus Drive, Florham Par	8	· ·
9	New Jersey, on Friday, February 9, 2007, commencing	ľ	
10	at 9:50 a.m.	10	
11		-11	EXHIBITS
12		12	(BMS exhibits)
13		13	
1		14	31 Certification of Service and Subpoena Ad Testificandum and
14		15	Duces Tecum served upon Slavco
15		16	Construction, Inc. 12
16		ŀ	32 Collection of documents produced
17		17	by Slavco Construction, Inc., facing page entitled "Job
18		18	Scheduling Timeline" 15
19		19	33 Fax from Heather at Slavco
20		20	Construction, Inc., to Scott
21		21	Badger, dated October 20, 2005, w/attached Asbestos Abatement
22		22	Proposal, Bates stamped SF00214 - 216 21
23			34 Document entitled "Work Plan &
24		24	Schedule, 76 Fourth Street, Somerville, New Jersey," Bates
25			stamped SF00258 39
		25	
1	2	İ	e:
	3		5
1 2	APPEARANCES:	1 2	
2	APPEARANCES:	2	EXHIBITS (CONTINUED)
ı	APPEARANCES: DRINKER, BIDDLE & REATH, LLP		
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	6		8
1	•	1	finish your answer before I ask you a question, and,
1 ^	DEPOSITION SUPPORT INDEX	2	by the same token, if you can just wait until I've
2	Discosion to Wilderson N. Co. A. Common	3	completed my question before you start answering the
3	Direction to Witness Not to Answer Page Line Page Line Page Line	4	question.
4	None	5	It's also important that you answer
5		6	verbally and not just give a nod of the head or say
6	Request for Production of Documents Page Line Page Line Page Line	7	"uh-huh" because the court reporter can't interpret
6	None	8	what you mean by that.
7		9	If you don't understand a question,
8	Stipulations Page Line Page Line Page Line	10	•
9	Page Line Page Line None	11	understand every question I ask you, so if there's
10		12	some portion of it that you don't understand, let me
1,,	Question Marked	13	know and I'll attempt to rephrase it in a way that
11	Page Line Page Line None	14	you can understand it.
12		15	Do you have any questions about how
13		16	we're going to proceed this morning?
14 15		17	A. No questions.
16		18	Q. Where are you currently employed?
17		19	A. Slavco Construction.
18 19		20	Q. And what is your position with
20	•	21	Slavco?
21		22	A. General manager.
22		23	Q. What are your duties and
23 24		24	responsibilities as a general manager?
25		25	A. To oversee all operations, every
-	7	\vdash	9
1.		,	anapatian from estimating to hidding to completion
$\begin{vmatrix} 1\\2 \end{vmatrix}$	MICHAEL SOLAKOV, c/o Slavco	1 2	operation, from estimating to bidding, to completion of the job.
3	Construction, Inc., 164 Getty Avenue, Clifton, New Jersey, 07011, called as a witness, after having	3	Q. And how long have you been with
4	been duly sworn, was examined and testified as	4	Slavco?
5	follows:	5	A. Three years.
6	DIRECT EXAMINATION BY MR. VINICOMBI	1	Q. What business is Slavco in? How
7	Q. Good morning, Mr. Solakov.	7	would you describe its business?
8	A. Good morning.	8	A. We're an environmental company doing
9	Q. I introduced myself off the record,	9	from selective demolition to demolition to
10		10	environmental issues, from asbestos to mercury
11	Charles Vinicombe. I represent Bristol-Myers	11	contaminated soil.
12	Squibb. Bristol-Myers Squibb is the tenant at a	12	Q. Before joining Slavco, were you in
13		13	the environmental field at all, in the business?
14	against the landlord, Somerville Fidelco Associates	ı	A. A long time. In the late '80s, prior
15	We're here this morning to take your	15	to Slavco, '80 to '92.
16	deposition. Have you ever been deposed before?	16	Q. Who did you work for during that time
17	A. Yes.	17	period?
18	Q. Approximately how many times?	18	A. My father's company.
19	A. A couple times.	19	Q. What's the name of that company?
20	Q. Okay. Let me just go over sort of a	20	A. Mace, M-a-c-e, Construction.
21	few of the ground rules, even though some of them	21	Q. Was that also an environmental
22	may be familiar to you.	22	business?
23	It's important that we not speak at	23	A. That was a construction business, but
24	the same time, otherwise it makes the court	24	back then, that's when asbestos was coming out,
25	reporter's life difficult: so I will wait until you	25	land

25 lead.

25 reporter's life difficult; so I will wait until you

10 And where did you work between '92 1 A. Yes. 2 and when you joined Slavco? 2 Q. What are those? 3 A. I worked for my father's companies, 3 A. We are certified to perform asbestos either a construction company in the states, or we 4 in New Jersey, Connecticut, New York State. 5 also resided in Europe, in the Republic of 5 Pennsylvania, that's it. 6 Macedonia. 6 Do you recall when Slavco obtained 7 Q. So would it be accurate to say that 7 that certification? Did it predate your joining 8 since 1980 you've been in the construction and/or 8 Slavco --9 environmental business up through today? 9 A. Yes. 10 10 A. Yes. Q. -- or was it recent? 11 Are there any certifications or 11 And what does that asbestos 12 licenses that you hold in the environmental business 12 certification allow Slavco to do? 13 or the construction business? 13 A. To perform asbestos abatement in each 14 Certified asbestos supervisor in 14 state. 15 Virginia, New Jersey, New York State, Connecticut, 15 Q. Do you know how long Slavco has been Pennsylvania, OSHA 40-hour Haz-WOPER. 16 16 in business? 17 Q. Forty-hour? 17 A. Since 1992. 18 A. H-a-z-W-O-P-E-R, Haz-WOPER. It's for 18 And you are here today in response to Q. 19 hazardous materials. 19 a subpoena that we served on you; is that correct? 20 To become a certified asbestos 20 21 supervisor and to obtain those certifications in 21 (Exhibit BMS-31, Certification of each of the states that you mentioned, what are the 22 Service and Subpoena Ad Testificandum and Duces 23 requirements to obtain that certification? 23 Tecum served upon Slavco Construction, Inc., is

A minimum of 40-hour classes that's

recognized by the EPA. In New Jersey you have to

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24

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supervise all asbestos work on-site.

Does Slavco, the business, the

company, hold any certifications or licenses?

follow up with the test; in other states you just -as BMS-31. 1 1 2 that's proof enough. 2 The first page is just a 3 3 When did you first become a certified certification of service, but if you turn to the asbestos supervisor, and do you recall which state 4 second page where the subpoena starts, do you 5 recognize this as a subpoena that you were provided 5 you first obtained that certification? 6 Connecticut. 6 with on behalf of Slavco? Α. 7 Do you recall what year? 7 Q. Α. 8 2004. 8 And did you have an opportunity to A. Q. 9 When did you obtain your 9 review the subpoena? O. 10 certification in New Jersey? 10 Yes. A. And did you discuss it with your 11 2004. All about in the same time. 11 Q. A. supervisor at Slavco? 12 2004. 12 Discussed it with only the owner. And the OSHA Haz-WOPER certification 13 13 A. And who is that? when did you obtain that? 14 14 Q. 15 Slavco. 15 February 2005. A. A. What does that allow you to do? What's his first name? 16 16 O. Q. Contaminated soil, PCBs, mercury, you 17 17 A. Slavco is the first name? know. If there's a hazardous spill, oil spill 18 Q. 18 cleanup, we'll oversee it. 19 A. Yes. 19 20 20 Q. What's his last name? The certification as an asbestos 21 Madzarov, M-a-d-z-a-r-o-v. A. 21 supervisor, what does that qualify you to do? 22 I can pronounce "Slavco" better than To perform asbestos work, also to O. 22

24

25

received and marked for Identification.)

Let me hand you what I've had marked

23

24

25

I can his last name, so did you have a chance to

We just glanced over it.

review the subpoena with Slavco?

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14 Q. And did he ask you to appear on 2 behalf of the company in response to the subpoena 3 A. Yes. 4 Q. -- at this deposition? 5 Yes. A. 6 Now, you'll see in the first page 7 there are a number of subject matters listed in the 8 subpoena. It has paragraph numbers 1 through 8. 9 Did you and Slavco review those 10 paragraphs and come to the conclusion that you were 10 11 the most knowledgeable person on those subjects --11 12 A. Yes. 13 Q. -- for this project? 13 14 A. Yes. 14 15 Q. And you'll see a little bit further 15 16 back on page 5, where it says "Document Request," 16 17 and then there's a list of paragraphs 1 through 14. 17 18 Did you have the opportunity to 18 19 review those document requests with Slavco before 19 20 you appeared today? 20 21 I did not review them with Slavco. I 21 22 just gave a brief explanation of what was needed 22 23 and -- you know. 23 24 And did you collect any materials in 24 25 response to that subpoena? 25

or at the end, I'll make a copy for Mr. Maher. What I've marked BMS-32, we were just talking about documents that you had arranged to be gathered in response to the subpoena, and I've now marked that as BMS-32.

Did you direct somebody at Slavco to gather these materials for you?

I gathered a majority of them and then I had the final copies made today.

And did you review them and come to the conclusion that you had gathered all the materials that were responsive to the particular requests that were listed in this subpoena?

A. Yes.

And I see, certainly, in the first Q. page, and when we have an opportunity, I'll glance through some of the other pages and see if I have any questions, but essentially on the first page it appears to be a list which is entitled "Job Scheduling Timeline," and then it has various dates and events listed to next to it, correct?

A.

Q. Is this a document you prepared to refresh your recollection of the events that had occurred at the site while Slavco was working there?

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1 A. Yes. 2 Q. And do you have any of those 3 materials with you today? 4 A. Yes, I have them all. 5 Q. Okay. Are those originals or an 6 extra set of copies? A. I have to check. They should all be 8 copies. I just want to make sure I'm not 10 going to be taking your only copy from the company, so that's the reason I ask. I also want to mark 12 them as well, so. 13 A. I'll double-check. 14 (Brief pause.) 15

I had our controller, previous A. controller, Phyllis Jones, prepare them.

Okay. And as we go through my questions, certainly, if you need to review this document to refresh your memory, feel free to do so. And like I said, later on I'll go through it and if I have any specific questions, I'll let you know, but I want to make sure you have that available to you.

And my understanding is that, and correct me if I'm wrong, Slavco was hired to do a roof removal job at 76 Fourth Street in Somerville, New Jersey; is that correct?

A. Correct.

Q. And for purposes of this deposition, I'll refer to that site as the Somerville facility or the Somerville site, just so we both are on the same page as far as what job we're talking about. Is that okay?

A.

21 Q. Do you recall when Slavco was 22 retained to provide services at the Somerville 23 facility?

We were -- there was -- first Badger Roofing called us in September to give us a price

They're all copies. (There is a discussion off the record.) (Exhibit BMS-32, collection of documents produced by Slavco Construction, Inc., facing page entitled "Job Scheduling Timeline," is received and marked for Identification.) Q. I take it you made one copy for us, correct?

A.

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Q. So what I'll do when we have a break,

ESQUIRE DEPOSITION SERVICES

20 for asbestos abatement of a roof, and we forwarded A. Yes. 2 proposal to them. Then SK Properties -- how do you Q. Did you go back to the site after 3 call their name? What's their name? that initial visit but before you generated your 4 Q. SK Associates, SK Properties. 4 proposal or did you just make that initial visit and 5 They signed a contract. That 5 A. then generate the proposal? 6 proposal was forwarded to them and they signed a 6 A. Initial visit, generated the 7 contract, or a proposal, on 10/12, 2005. 7 proposal. 8 Do you recall who it was from Badger 8 At some point in time did you speak 9 that had contacted your office? 9 to Scott Badger about what services were being 10 It was -- I think his last name was 10 requested of Slavco? A. 11 Badger. 11 Well, what happened, I think 12 Q. Scott Badger? everything after that was forwarded -- I assume was 12 That's it, Scott Badger. 13 A. 13 forwarded to Barry Ages' office. 14 Q. Had you known Scott Badger before 14 Q. Did you speak to Mr. Ages? 15 that phone call was made to your office? 15 A. Yes. 16 A. No. 16 Q. Did he describe for you what services 17 And do you know who he contacted at 17 he was seeking to retain from --18 Slavco initially, was it you or somebody else? 18 Yes. A. 19 19 It went through our receptionist and And what was that description? What Q. 20 it came to us -- and it came to me, and back then we 20 did he tell you? had a field manager, Mike Petrovic. 21 To remove approximately 7,000 -- I'm 21 22 sorry. Scott Badger did state to remove 70 squares 22 Q. How do you spell this last name? 23 23 P-e-t-r-o-v-i-c. of asbestos roofing. A. Did they describe for you, either 24 Q. And did you eventually speak to Scott 24 Q. 25 Badger? 25 Mr. Badger or Mr. Ages, what the status of the 19 21 project was at that point? We first went and took a look at the 1 job, we typed up a proposal and we forwarded it to A. No. 3 Badger Roofing, that's what our proposal is made out 3 Q. Did either of them convey to you that Badger had started to do the roof removal and then 4 to. 5 had stopped the roof removal when it became apparent 5 And you actually went out to the site Q. 6 at that time? 6 that asbestos was encountered at the site? 7 7 When the proposal was generated, no. Yes. A. 8 8 Immediately following the generation of the And who did you meet with? Q. 9 9 Nobody. proposal. A. MR. VINICOMBE: I realize some of 10 So you just went out and did a 10 O. these documents may have been marked before, but I walk-through of the site --11 11 don't have the marked versions. I'll re-mark these 12 12 A. Yes. -- to get an idea of what the job 13 as additional exhibits. 13 Q. (Exhibit BMS-33, fax from Heather at 14 14 would involve? Slavco Construction, Inc., to Scott Badger, dated 15 15 A. October 20, 2005, with attached Asbestos Abatement 16 You didn't meet with anybody from 16 Q. Proposal, is received and marked for Badger or from the tenant, Bristol Meyer Squibb, or 17 17

ESQUIRE DEPOSITION SERVICES

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Identification.)

Proposal attached to it.

Q.

BMS-33.

from the landlord, SKA, or Somerville Fidelco, at

was no access, so we drove right across the street

so we could try to get an elevated view of the roof,

but we were never on the roof.

25 some point in time; is that correct?

No. We arrived at the site. There

You said you generated a proposal at

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the time?

A.

I'll hand you what's been marked

This is what appears to be a fax from

Is that the proposal you were talking

Heather at your office to Scott Badger, dated

October 20, 2005, with an Asbestos Abatement

	22	Ì	24
1	about earlier?	1	participate in some portion of the roof removal?
2	A. Yes.	2	A. To remove the asbestos-containing
1		3	roofing material, the foam above the foam, the
3		4	roofing layer, the roofing material.
4	A. This proposal was not accepted by		4,1,1,1
5	Badger Roofing.	5	
6	Q. Was it accepted by somebody else?	6	results that indicated the presence of asbestos materials on the roof?
7	A. Yes. Let me just	7	
8	It was accepted by Somerville Fidelco	8	A. No.
9	Associates.	9	Q. Were you informed that somebody had
10	Q. Okay. Let me hand you what was	10	received lab results confirming the presence of
11	previously marked as Exhibit BMS-9, which appears to		asbestos in the roofing material?
12	be another copy of the proposal, signed by	12	A. Yes.
13	Somerville Fidelco Associates on the second page.	13	Q. Did you ever arrange for any testing,
14	A. Yes.	14	any testing for asbestos, to be done yourself?
15	Q. Okay. So it was accepted by	15	A. No.
16	Somerville Fidelco Associates, even though the	16	Q. So would it be fair to say you were
17	proposal was addressed to Badger Roofing Company; i	17	relying upon the information they provided to you
18	that correct?	18	that asbestos was present; is that accurate?
19	A. Yes.	19	A. Yes.
20	Q. Now, what was the scope of services	20	Q. And you treated the material as if it
21	that Slavco was proposing to perform on this	21	contained asbestos; is that accurate?
22	project?	22	A. Yes.
23	A. Removal of approximately 7,000 square	23	Q. The pricing on this proposal was for
24	feet of asbestos-containing roofing material.	24	\$32,000, correct?
25	Q. And at the time that you generated	25	A. Yes.
123	Q. And at the time that you generated	23	/ 1. A C.D.
			
1.	23		25
1	this proposal, did you have an understanding that	1	Q. It was to include a deposit of \$6400,
2	this proposal, did you have an understanding that Badger had been originally retained by Somerville	2	Q. It was to include a deposit of \$6400, and then the balance to be paid later on, correct?
3	this proposal, did you have an understanding that Badger had been originally retained by Somerville Fidelco Associates to do the roof removal?	3	Q. It was to include a deposit of \$6400, and then the balance to be paid later on, correct? A. Yes.
2 3 4	this proposal, did you have an understanding that Badger had been originally retained by Somerville Fidelco Associates to do the roof removal? A. Yes.	2 3 4	 Q. It was to include a deposit of \$6400, and then the balance to be paid later on, correct? A. Yes. Q. And was Slavco paid in full for the
3	this proposal, did you have an understanding that Badger had been originally retained by Somerville Fidelco Associates to do the roof removal? A. Yes. Q. So would it be fair to say it was	2 3 4 5	Q. It was to include a deposit of \$6400, and then the balance to be paid later on, correct? A. Yes. Q. And was Slavco paid in full for the \$32,000?
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2 3 4 5 6 7	this proposal, did you have an understanding that Badger had been originally retained by Somerville Fidelco Associates to do the roof removal? A. Yes. Q. So would it be fair to say it was your understanding at that time that Slavco was basically proposing to provide services to take over	2 3 4 5 6 7	Q. It was to include a deposit of \$6400, and then the balance to be paid later on, correct? A. Yes. Q. And was Slavco paid in full for the \$32,000? A. Yes. Q. Now, the proposal states, under
2 3 4 5 6 7 8	this proposal, did you have an understanding that Badger had been originally retained by Somerville Fidelco Associates to do the roof removal? A. Yes. Q. So would it be fair to say it was your understanding at that time that Slavco was	2 3 4 5 6 7 8	Q. It was to include a deposit of \$6400, and then the balance to be paid later on, correct? A. Yes. Q. And was Slavco paid in full for the \$32,000? A. Yes. Q. Now, the proposal states, under "Scope of Work," that "Slavco will utilize NJ
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	this proposal, did you have an understanding that Badger had been originally retained by Somerville Fidelco Associates to do the roof removal? A. Yes. Q. So would it be fair to say it was your understanding at that time that Slavco was basically proposing to provide services to take over the roof removal from Badger? A. Yes. Q. Was Slavco proposing to have any involvement with the roof replacement on this project? A. No. Q. So your services were limited to completing the roof removal project that Badger ha started, is that accurate? A. Just the asbestos portion of the roof removal. Q. Was there another aspect of the removal other than what you just said was asbestos removal? A. Just roofing material.	2 3 4 5 6 7 8 9 10 11 12 13 14 415 16 17 18 19 20 21 22	Q. It was to include a deposit of \$6400, and then the balance to be paid later on, correct? A. Yes. Q. And was Slavco paid in full for the \$32,000? A. Yes. Q. Now, the proposal states, under "Scope of Work," that "Slavco will utilize NJ licensed asbestos handlers and supervisors on this project." Were licensed asbestos handlers and supervisors utilized on the project? A. Yes. Q. And I think I know the answer to this question, but I'll ask, who was the supervisor? A. Nikola Paunovski, N-i-k-o-l-a, P-a-u-n-o-v-s-k-i. Q. It's easier for me to say "Nikola," so I'll refer to him that way. So you were not the supervisor on the project A. No.

ESQUIRE DEPOSITION SERVICES

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asbestos handlers that were used on the project?

2 I don't have all their names.

Q. But they were licensed, to your knowledge?

Yeah, all of them. A.

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And do you recall approximately how Q. many employees were used on the job?

Anywhere from eight to twelve. A.

9 Now, prior to this job, personally, 10 how many asbestos abatement or removal projects had you personally been involved in? 11

> A. Prior to this?

13 Yes, if you can estimate. I realize Q. 14 you can't --

> At least over 50. A.

And if Nikola was serving as the Q. supervisor on the project, how would you describe what your role or involvement was with the project?

I was the field manager. A.

Q. What tasks did you personally

21 perform in that capacity?

22 Direct communications with the owner. We also had to make sure the material was on the 23 site, all disposal, everybody was licensed, their 25 medical, their fit tests, all proper documents and

In the State of New Jersey you do not need to have an asbestos license to remove a roof as long as you're replacing it and removing under, I think it was 5,200 square feet a day, something like that.

Do you also have to use certain methodologies or equipment for you not to be required to have an asbestos license in New Jersey to do an asbestos removal job on a roof?

A. I'm not familiar with that because we are qualified.

Q. And NESHAP is National Emission Standards For Hazard Air Pollutants, correct?

Α. Yes.

When you made the original proposal 15 16 on this project, did you have any understanding at 17 that time whether Badger was going to continue to play any role on the project if Slavco's services 18 19 were retained?

> A. We had no clue.

At some point was it brought to your Q. attention that Badger would continue to participate and that their role would be to do the roof replacement after you did the asbestos removal?

A.

respirators and material needed to complete the job.

2 Do you recall how many times you were Q. 3 actually at the site?

I was there a minimum of four to five A. times.

6 And were you at the site continuously 7 during the time period that the Slavco employees were doing the roof removal? 8

For a portion of the work, yes.

10 I'm going to hand you what was Q. previously marked BMS-14. 11

This appears to be a Slavco invoice 12 13 dated December 27, 2005, for the job; is that 14 correct?

A.

And it makes reference to a \$6400 16 Q.

deposit and a \$25,600 balance, correct? 17 18

A.

And, to your knowledge, was this bill Q. paid in its entirety?

A. Yes.

Do you have any understanding whether 22 an asbestos license issued by the State of New 23

Jersey is required to remove asbestos materials from 24

25 a roof?

Q. And how was that brought to your attention?

I spoke to Barry, and we had a A. meeting to go over the work procedures that we were going to implement and then to have -- after we were completed, to have Badger Roofing behind us, laying down the roof.

And on the job did the Badger 8 Q. employees work alongside the Slavco employees at the 9 10 same time on the project?

A. While we were working?

Yes. Q.

13 A.

And at any time, to your knowledge, 14 Q. was Slavco supervising or directing any of the work 15

of the Badger employees --16

> No. A.

Q. -- on the job?

A. No.

Now, the tenant at this facility is 20 Q.

Bristol-Myers Squibb Company. 21

At some point in time was it brought 22 to your attention that Bristol-Myers was a tenant at 23

the facility? 24

Yes. 25 A.

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30 32 New Jersey, correct? Did Mr. Ages bring that to your 1 0. 2 A. Yes. 2 attention? Or, let me ask, how did you learn that? 3 Q. What aspect of that exceeded the I spoke to a field manager from 3 4 requirements of the regulations? 4 Squibb, I still have his card, when we were at the 5 In the State of New Jersey you don't 5 job site. So from Barry we knew that there was a have to -- we used a foam material, like a shave tenant there. 6 7 cream foam, and you spray it, and we blanketed the 7 Who was that field manager? Q. 8 8 roofing material so that when you're scraping and A. I don't have his name. q 9 pulling it up, the dust doesn't go airborne. Q. Let me give you a couple of names. I 10 Have you used that method before on 10 don't want you to guess, but if any of these names other properties? jog your recollection as the person you spoke to, 11 11 12 A. Yes. 12 you can let me know. 13 Is it common for you to use that 13 John Deck? 14 method on other projects? 14 I don't know. A. 15 For New York City. 15 A. Bob Papa? Q. 16 Q. At any time were you asked to make 16 I don't know. A. 17 arrangements to have core samples taken of any of 17 Q. **Bob Post?** the roof materials? 18 18 A. I don't have a recollection. 19 19 Can you repeat that? Q. You said you still have the business A. 20 card. Do you have the business card here? 20 Q. Yes. At any time after Slavco was 21 retained on this project, were you asked by anybody A. No. It's probably in my computer 21 22 somewhere. 22 to make arrangements for core samples to be taken of 23 Q. When you met with that Bristol-Myers 23 the roof materials? 24 representative, what did you discuss? 24 A. No. 25 25 After Slavco was retained on this We walked through the building prior Q. 33 to starting, it could have been the end of November, job, are you aware of anybody else having taken core 2 beginning of September, to see the TuffWrap was samples of the roofing materials? 3 installed, so he walked me through the building. 3 There was a phone call made that there was a sample taken, I think it was from EHI, 4 Q. What's TuffWrap? 4 5 A. TuffWrap is -- it's a plastic. It's 5 Environmental Health Investigations, that they took a company that puts up plastic, so if there's any a test and it came back positive, asbestos. 6 7 asbestos abatement or any kind of work above, that 7 Let me hand you what's been that dust doesn't fall down, to keep the area previously marked as exhibits BMS-15 and BMS-16. 8 9 dust-free. 9 BMS-15 appears to be a draft of a 10 Q. Other than the TuffWrap that had been 10 letter that Heather from Slavco forwarded to 11 installed, to your knowledge, were any measures 11 Mr. Ages, and BMS-16 appears to be a signed copy of 12 taken to limit or prevent dust or debris from the 12 that letter, dated October 26, 2005, sent to the New 13 completion of the roof removal project from entering 13 Jersey Department of Labor. 14 the building? 14 With regard to BMS-15, the draft 15 A. When we started? 15 letter that Heather forwarded, did you have any 16 Q. Yes. 16 involvement in the drafting of that letter? Okay. When we started, we went 17 17 A. Drafting the letter, no. 18 beyond the regulations of New Jersey, and we have a 18 Q. Do you know who, if anybody, at 19 work plan that I sent to them. And in the work plan 19 Slavco was involved in drafting that document? 20 we stated that we were going to remove the roof A. 20 It would be only Heather. without crumbling, pulverizing or reducing to any 21 21 Q. What is Heather's position at Slavco? 22 kind of powder, we're going to keep it wet, 22 She current -- she no longer works A. 23 adequately wet, and dispose of it properly. 23 with us. She was an administrative assistant. 24 Now, you said that your plan went 24 And do you have any understanding as Q. above the regulatory requirements by the State of 25 to why Heather forwarded a draft of a letter

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1 addressed to the New Jersey Department of Labor to2 Barry Ages?

A. Yes.

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Q. And what's that understanding?

A. In the state of New Jersey, to apply for your -- to submit a notification -- you have ten days, ten calendar days to perform the work. To bypass that and to start to work immediately, you have to forward a reason why you want to start the work.

work.
Q. And in this letter it appears to be
requesting a waiver of the ten-day notification
period, correct?

A. Yes.

Q. Do you have an understanding why notice has to be given to the New Jersey Department of Labor before doing an asbestos removal job?

18 A. So they have enough time to properly 19 manage -- to oversee the job, because their 20 inspectors do come out.

Q. On this job do you recall any
inspector from the New Jersey Department of Labor
coming to the site?

A. No.

Q. Were you ever informed that a

from Harry H. Leavy Associates suggesting that core
 samples be taken of the roof at the Somerville
 facility?
 A. I have to go back one question. Were

A. I have to go back one question. Were you saying during the -- after our work was performed or prior?

Q. At any time.

A. At any time? There was a meeting where there was -- somebody did discuss samples, samples being taken, not core samples, roof samples

Q. To your knowledge, were any core samples taken of the roofing materials before Badger performed its work on the site? Were you ever informed of that?

A. I don't know, I don't know.

Q. On other roofing jobs where Slavco is retained to do the roof removal — and I recognize in this instance you were taking over a portion of a job that another contractor had started — but on other roof removal jobs where you're the only contractor that's retained to do a roof removal, does Slavco have a practice of making inquiries as to whether core samples have already been taken of roofing materials before conducting its own removal activities?

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representative of the New Jersey Department of Labor 1 had ever been to the site?

A. No.

Q. With regard to this letter which is requesting a waiver of the ten-day notification period, have you seen this type of letter used on other asbestos removal jobs that you've been involved in New Jersey?

A. Yes.

Q. Are there any circumstances on an asbestos removal job in New Jersey where you don't either have to give a ten-day notification or request a waiver of the ten-day notification period?

A. If the project is less than 1 linear foot of asbestos, you don't have to give a notification.

17 Q. And other than that, you do have to 18 give notification?

A. Yes.

Q. At any point did you, or, to your
 knowledge, anybody else at Slavco ever ask Barry

22 Ages or Badger if core samples had ever been taken

23 of the roof at the Somerville facility?

24 A. No

Q. Were you ever provided with a report

A. Since -- we do not ask that. If the term -- if the word comes up, "asbestos," and somebody states to us there's asbestos on the roof, we assume and we just proceed with asbestos removal.

Q. But if you're making a proposal on a roofing job where somebody doesn't mention the presence of asbestos, do you typically make inquiries of the owner as to whether the roof has been tested for asbestos or whether core samples have been taken of any roofing materials?

A. Yes, we do.

12 Q. Do you do that on every job where 13 you're proposing to provide services for a roof 14 removal?

A. Yes.

Q. And why is that?

A. There's different procedures if you're removing construction debris compared to asbestos. There's different disposal sites, higher costs, so we have to make sure -- plus there's laws that we have to remove the roof the proper way.

Q. And what is the difference in those procedures between an ordinary roofing job and a roofing job where you encounter asbestos?

A. Lots of differences. First, the

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38 40 New Jersey," Bates Stamped SF00258, is received and people you can use, they do not have to be asbestos marked for Identification.) certified if the roof is non-asbestos. The disposal 3 I'm handing you what's been marked site, construction debris you can dispose of at any Q. local site in New Jersey that accepts roofing 4 BMS-34. 5 material. The price is completely different. 5 Can you identify what this document 6 is? There's, you know, numerous aspects. 7 7 What about in terms of the equipment A. Yes. that's used or the methods of removal that are used, 8 Q. What is it? are there any differences in that? 9 A. It's the work plan that we used to 10 Yes, in removing a non-asbestos roof, 10 remove the roof at the Somerville project. 11 you're allowed to cut it. You can do anything to 11 Q. And was this work plan followed at 12 the site? it, cut it, rip it, you know, the easiest way to 13 remove it. 13 A. 14 14 When it is an asbestos roof, you (Exhibit BMS-35, document entitled 15 cannot pulverize it; you have to limit the dust. 15 "Procedures For The Removal Of Roofing, 76 Fourth And is that to prevent non-friable 16 16 Street," Bates stamped SF00641 through 643, is 17 asbestos from becoming friable? 17 received and marked for Identification.) 18 A. Yes. 18 I've handed you what's been marked 19 O. And if there is dust, does that 19 BMS-35. 20 indicate to you that it's friable asbestos? 20 Can you identify what that document 21 is? A. No. 21 22 Q. What would be an indication that 22 A. Procedures for removal of roofing at 23 non-friable asbestos has become friable? 23 76 Fourth Street. 24 24 A. An air sample. Q. These are Slavco's procedures? 25 25 Is my understanding correct that a Q. A. These are our procedures, yes. 39 41 service was retained to do air sampling during Q. Again, were these followed at the Slavco's roof removal in this project? 2 2 site? 3 A. Yes. 3 A. Yes. And do you know what the results of Q. 4 Comparing BMS-34 to BMS-35, is BMS-35 5 any of that testing were? 5 just a more detailed description of the procedures 6 A. 6 and work plan that Slavco was following at the site? 7 Q. So you don't know whether or not that 7 A. Yes. 8 testing indicated the presence of asbestos or not? (Exhibit BMS-36, document entitled 8 9 During the -- there was Environmental 9 "Slavco Construction, Inc., Standard Operating Health Investigations. After the completion of the 10 Procedures," Bates stamped SF00001 through 192, is project, we did speak to them and they said received and marked for Identification.) 11 12 everything looked good, but I don't recall physical 12 Q. I've handed you what's been marked 13 records. BMS-36. 13 14 Q. Did Slavco retain EHI's services or 14 Can you identify what this document 15 was it SK Associates that did that? 15 16 It was not Slavco. 16 This is our standard operating 17 On other jobs where Slavco is 17 procedures, Slavco Construction standard operating 18 proposing to do a roof removal, if the building is procedures. 18 older than 25 years, is it Slavco's practice to 19 Now, BMS-34 and 35, the work plan and 20 inquire whether asbestos is present of the owner? 20 schedule and the procedures for the removal of the 21 We inquire -- well, I wouldn't even 21 roof, these documents were generated specifically 22 say 25 years, say, you know, 15 years, going back, 22 for the Somerville project, correct? 23 we always inquire if there's asbestos present. 23 A. Yes. 24 (Exhibit BMS-34, document entitled 24 Q. BMS-36, was this generated "Work Plan & Schedule, 76 Fourth Street, Somerville, 25 specifically for the Somerville project or is this

just a general set of standard operating procedures All our workers have a fit test. 2 2 A what? that Slavco references on all projects? Q. 3 A fit test. 3 Just a general. A. Α. 4 What's that? 4 So this document was not generated Q. Q. 5 5 It's a test to make sure the mask just for the Somerville job, correct? A. Correct. properly adheres to the face. 6 Α. 7 7 To your knowledge, the Slavco Q. Now, with regard to the Somerville employees who were involved in this asbestos removal job, are there certain portions of the standard 8 project, did they wear masks when they were on the 9 operating procedures that applied to that job, or 9 10 was it the entire set of standard operating 10 job? 11 11 procedures? A. 12 O. Other than the mask, is there any 12 A. It was not the entire set. The 13 other respiratory protection measures that are 13 portions that would be would be the respirator taken? 14 protection program. 15 A. No. 15 That's number 3. Q. 16 Q. Abatement procedures, what abatement 16 Medical examinations. A. procedures were used on this project? 17 17 Okay. Let me just back up. This is Q. 18 The ones outlined in BMS-35. a very long document, so I want to make sure we're A. 18 19 To your knowledge, were all those Q. 19 all referencing the same page. measures taken on this job? 20 20 Are you looking at SF00002? 21 A. Yes. 21 22 Is there another section of the 22 Then there's what appears to be an O. O. manual that you said was legally required for 23 23 index, correct? 24 asbestos abatement? 24 A. Correct. 25 A. Number 2, Medical Examinations. 25 The first one you mentioned is item O. 45 43 What was done with regard to Medical 3, Respiratory Protection Program, correct? Examinations on this project? 2 2 Correct. A. All our employees, prior to hiring, 3 3 What's the next section that applied Q. they have a medical, full medical exam, X-ray, to to this project? 5 make sure, you know, they're fit to perform the 5 Medical Examinations, number 2. A. 6 duties. 6 Q. Okay. Any other sections? 7 O. Is there any other section or did we Number 4, number 5 -- number 4 being go through all the ones that you believe are legally Energy Preparedness Procedures -- Emergency -- I'm required? sorry; number 5, Engineering Controls and Work 9 I think we went through all of them. Practices; number 6, Abatement Procedures; number 7 10 A. Okay. Can you describe for me in as 11 O. Contamination Procedures, and then number 10, much detail as you can recall what methods were used 12 Construction Safety Employee Handbook. 12 by Slavco to remove and dispose of the asbestos Now, are any of these standard 13 13 14 materials on the roof? operating procedures that you just went through, are 14 The methods that we used? any of these required by law if you're doing an 15 A. 15 16 O. asbestos removal project? They would -- Friday night, when we 17 A. 17 A. Yes. started the job, we mobilized our trailer, our Which of those, all of them or just 18 Q. container. We set up our ladder. The workers went 19 some portion of those, to your knowledge?

ESQUIRE DEPOSITION SERVICES

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container.

O.

used to cut the material?

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Procedures. That's it.

To my knowledge, it would be the

Protection Program, number 3, number 6, Abatement

Okay. Now, on this job what measures

Medical Examinations, number 2, the Respiratory

25 were taken with regard to respiratory protection?

on the roof, started prepping the roof, wetting it

down adequately, cutting the roof in sections so

they can be put through the chute, straight into our

What type of equipment or tools were

		46	Π		48
1	A	There was a roof warrior.	1	A. .	As the roof is being cut, to suck up
1 2	A. Q.	Roof warrior?	2		o vacuum the dust.
3	Q. A.	Yes. It's a machine that has a blade	3		he roof warrior is letter C. That
4		slice through the roof.	4		ng the roof up, to bring the roof up after
5	Q.	Do you know what type of blade it	5	being slice	
6	has?	20 you miow want type or common	6	-), that's our roof warrior being
7	Α.	Exactly it's a ripper blade.	7		nto the roof.
8	Q.	Other than the roof warrior, was any	8		, same thing, Badger Roofing, our
9	-	ipment or tools used to slice the asbestos	9	chute, the	project at Somerville and our container.
10	material?	•	10	F	, just continuous, the Badger
11	A.	Yes, a roofing slicing machine,	11	Roofing tr	ruck hoisting our equipment up to the roof
12	cutting n		12	G	G, a picture of the chute with
13	Q.	Any other tools that were used?	13	plastic bel	hind the wall and the workers on the roof.
14	A.	Axes, shovels, crowbars. That's it.	14	H	I, our container with our New Jersey
15	Q.	I believe you said earlier the	15	sign, licen	se.
16	materials	, once it was sliced and cut up, were	16	I,	, Badger Roofing truck, our
17	placed in	chutes?	17	container,	, the chute.
18	A.	Yes.	18	Q.	And the materials, I take it from
19	Q.	What's a chute?	19	those photo	os, the materials were transferred from
20	A.	Here's a chute (indicating). It's a	20		the dumpster through the use of the
21	plastic p	iece from the roof that extends down, an	21		nat correct?
22	enclosed	piece that extends down maybe 15 feet.	22		Yes.
23	Q.	Okay. You've made reference to a	23		And the dumpster that contained the
24	photogra	ph contained in the materials marked BMS-32			how was that disposed of?
25	correct?		25	A. 3	How was it disposed?
		47			49
1.				0	
1 2	A.	Yes.	1	Q.	Correct.
2	Q.	Let me do this, since each page,	2 3	A.	It was taken to Grows Landfill.
3 4		o markings, I'm just going to put a letter ach photo so we all know what we're talking		Q.	Is that a special site designated for materials or is that just a general
5		active photo so we all know what we le talking and then I'll ask you some questions about	5	landfill?	naterials of is that just a general
6		at's okay with you.	6	A.	For asbestos. It could be a general
7		I've put letters next to these	7		out we utilize that for asbestos.
8	photos.	Tvo put lottels next to these	8	Q.	Now, the chute that you used, is that
9	P	The photos that are in this package	9	_	by regulations, to use a chute if you're
10	of materi	als, are these photographs that you took at	10		ng asbestos materials from a roof to the
11		erville site during the job?	11	ground?	
12	Α.	Yes.	12	A.	Yes.
13	Q.	And could you just go through each	13	Q.	Is it appropriate to take roofing
14	_	d tell us what the letter is and describe	14	_	that contain asbestos and throw it off the
15	-	at's been shown in each of those pictures?	15		e building into a dumpster?
16	Α.	Letter A, there's a picture of a	16	A.	You can do that.
17		with a chute, ladder and Badger Roofing	17	((Exhibit BMS-37, Slavco Construction,
18		our equipment on the roof.	18		seout Package, Bates stamped SF00413
19		B, the roof cutter with the HEPA	19		507, is received and marked for
20	filtration		20	Identifica	
21	Q.	The roof cutter with the HEPA	21	Q.	I hand you what's been marked BMS-37
22		is there a reason why there's HEPA	22		Can you identify what this document
23	filtration:		23	is?	
24	A.	Yes.	24	A.	This is our closeout package.
25	Q.	Why is that?	25	Q.	And what is a closeout submittal?
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After the completion of the project, 2 we supply the customer with the documentation: ou 3 asbestos license, our insurance certificate, our 4 waste hauler license and notification, logbooks, 5 sign-off sheets, OSHA samples, waste manifests and employee information. 7 Before working on this project, were 8 you familiar with Badger Roofing Company? 9 A. 10 O. I take it you had never worked with 11 them before on other projects; is that accurate? 12 Correct. 13 Do you know if Badger had recommended 14 Slavco's services to the owner? 15 A. Don't know. 15 16 Q. Do you know how it came to be that 16 Slavco was contacted for this job? Did anybody ever 17 18 explain that to you? 18 19 A. In detail, no, but my understanding 19 20 is that through Environmental Health Investigations 20 21 they wanted -- the air monitor that was on-site. 21 22 Q. So it was EHI or somebody from EHI 22 23 23 that --24 A. 24 25 At any time, either during this Q.

1 No. My question was, at any point 2 did anybody ask you if Badger had used proper methods or equipment for the removal of asbestos, 4 and I understood your answer to be that issue did 5 come up at a meeting that you attended. Did you respond to that question in any way? 7

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Well, their methodology was -- the way they used it, the roof warrior and everything, was proper, it's just that the -- how can I explain 10 it? It's just suppressing the dust was not right. 11 that's all I'm saying.

> Q. What do you mean by that?

They didn't wet down the material A. because there was a lot of dust -- they said there was a lot of dust going inside the building.

Who told you that? Q.

Somebody at the table. I don't A. recall their names.

Other than the suppressing of the Q. dust, was there anything else you said in terms of Badger not using the right methods or equipment?

A.

used, correct?

0. From your earlier answer, I understand that you're not familiar with the details in terms of the equipment and method that Badger had

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project or afterwards, were you ever informed about

Correct. Α. Let me hand you what was previously Q. marked as BMS-27. These are copies of photos that were produced to us by Somerville Fidelco.

My question for you is whether any of the equipment that Slavco used at the site, is that depicted in any of these photographs.

A. Yes.

Q. Let's start with the first page, which is 300.

Is that a piece of Slavco equipment?

A.

And what is that piece of equipment? O.

Roof warrior. A.

How about 301? Q.

The ripper blade attached to the roof 17 A. 18 warrior.

0.

Ripper blade attached to the roof 20 A. 21 warrior.

So this is all Slavco equipment shown 22 Ο. 23 there?

Looks like it. The picture's not... A.

Okay. Let me hand you what's been O.

the methods or equipment Badger had used to do the

partial roof removal at the site?

3 4

Not in detail. A.

5 Q. What was your understanding, if any, 6 as to what methods and equipment they had used?

Just -- no methods, no equipment, just the project went wrong.

Q. The project went wrong?

10 A. Yeah, something went wrong. They found asbestos and they removed a portion of the 11 12 roof that contained asbestos.

13 At any point did Barry Ages or

14 anybody else associated with SK, or Somerville Fidelco, did anybody ever ask you whether Badger had 15

been using proper methods or equipment for the 16

removal of asbestos? 17

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A. Yes.

19 Q. Who asked you that?

> I don't recall the person's name. It was a meeting that -- at SK with EHI, with Badger

21 22 Roofing and myself and I guess a couple of partners

What did you tell them when that 23

24 question was asked of you? 25

How it was removed properly or --A.

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5 4 56 previously marked BMS-28. using any respiratory -- I don't recall. 2 And what was the reason for that, These are what have been previously 3 keeping them 25 feet away? 3 identified as photographs of the roof reflecting the time period when Badger was doing the roof remova Usually, in our standard operations, 4 5 we like keeping the work area 25 feet away when and replacement, so I understand that this does not we're working with asbestos. depict Slavco's equipment, but I have a few And why is that? 7 questions for you. 7 Q. It's just our procedure. The piece of equipment that's shown 8 A. 8 And is that to prevent other people 9 9 in BMS 1212, do you recognize what that piece of Q. from being exposed to asbestos? 10 equipment is? Yes, if an accident does occur. 11 A. 11 I don't want you to guess, but if you You had mentioned earlier, you had 12 O. 12 have any understanding based upon looking at the used the term NESHAP, which is the National Emission 13 photo, if you could answer that. Standards for Hazardous Air Pollutants, correct? 14 A. I'm not sure. I can assume. It looks like a roof cutter and a roof warrior, but 15 A. Yes. 15 16 Q. Are you familiar with the 16 this picture's not... 17 requirements under NESHAP for asbestos removal? 17 Can you tell what type of roof cutter Q. Generally familiar with them. 18 that is? 18 Is there somebody else at Slavco that 19 19 A. I don't know. 20 How about BMS 1214? 20 you rely upon as having greater knowledge or Q. 21 expertise with the requirements of NESHAP? 21 A. Looks like a roof cutter. If we need to know in detail, we will 22 From the photo can you tell what type 22 O. 23 of roof cutter that is? 23 call an environmental company, an air-monitoring 24 24 company or the Department of Labor, because, you No. A. 25 25 know, it depends how you read it. Q. How about 1215? 57 55 1 A. It looks like the back of a roof Do you know if this roofing job 2 warrior. qualified for an exemption from NESHAP's asbestos 3 Q. In terms of the roof cutter that you removal notification requirement? 4 used, is there a certain type of roof cutter you're 4 No, I can't answer that. A. supposed to use if you're removing 5 5 Were you ever informed whether, 6 asbestos-containing roofing material? before Badger began its work on the project, whether 7 Our procedures are, you know, when 7 any notifications were provided to any governmental we're cutting the roof, we always use -- our 8 8 agency for the roof job? g company, we use Garlock, and we always have a HEPA 9 No. I don't know. It wasn't A. 10 vacuum attached to it. 10 mentioned to us. 11 Are you familiar with a piece of 11 Q. Do you know what an asbestos survey 12 equipment called a Panther saw? is? 12 13 A. 13 A. 14 Q. Do you know what an RB roof cutter 14 Were you ever informed whether an 0. 15 is? 15 asbestos survey had ever been performed at the 16 I don't know what RB is. I know what A. Somerville facility before Badger started its 16 17 a roof cutter is. 17 roofing job? 18 When Slavco was providing its roof A. 18 19 removal services and doing the work on the roof, did 19 Were you ever provided a copy of an 20 you notice if any of the Badger employees were using asbestos survey for the Somerville facility? 20 21 respiratory protective gear of any type? 21 No. A. 22 A. When we were working on the roof? 22 What is an asbestos survey? Q. 23 Q. 23 It's a survey stating the samples A. 24 A. We kept Badger Roofing employees 25 24 that were taken at a project. And a positive

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feet away from us, but I don't recall any of them

sample's greater than 1 percent -- greater than 1

58 percent of the material contains asbestos. 1 2 Do you know if the work that Slavco 2 3 did at the site qualifies as renovations under the 3 4 NESHAP regulations? 4 5 A. Yes. 5 6 Q. It did qualify? 6 7 It's a renovation. A. 7 8 Q. Do you know what the regulatory 8 9 definition is of asbestos-containing material? 9 10 A. 10 11 Q. Do you know the difference between 11 12 friable and non-friable asbestos-containing 12 13 material? 13 14 A. Yes. 14 15 0. And what is that difference? 15 16 A. Non-friable is basically floor 16 17 tile -- material that cannot become airborne: floor 17 18 tile, Transite panels, roofing material. Friable 18 19 materials is material that can easily, easily become 19 20 airborne: pipe, piping insulation, boiler, boiler 20 21 breach, stuff like that. 21 22 22 Q. In your experience, can non-friable 23 asbestos material become friable? 23 24 Can it? Yes. A. 24 25 Q. How? 25 59

Was any of the material that Slavco removed during the project sanded, ground, cut or abraded?

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A. No.

Was any of the material that Slavco Q. encountered during the job crumbled, pulverized or reduced to powder, to your knowledge?

A.

Q. Do you know what the OSHA regulatory classification was for the Slavco roofing job?

A.

Q. Were you familiar with the different classes under OSHA for asbestos, class 1, class 2?

Yes, friable, non-friable.

Q. And do you know what regulatory classification this Slavco roofing job fell into under those classes?

> A. No.

The standard operating procedures O. that were referred to earlier, are they periodically reviewed and updated by Slavco?

I can't answer that. I don't know when the last time is they were updated.

Do you believe that they're current in terms of complying with governmental regulations

If you're grinding non-friable without having - well, that's it.

If clouds of roofing material dust or powder are created when a contractor performs the removal of asbestos-containing material, is that an indication that non-friable removal methods are not being used by the contractor?

A. It could be, because under the roofing material you also have insulation which can become very airborne that's non-asbestos, so it's -without a sample you cannot, you cannot state.

12 Do you know if any 13 asbestos-containing materials at the Somerville facility would be classified as regulated 14 asbestos-containing material? 15

16 A. Regulated?

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Q. Yes.

Well, the roofing material? A.

19 Correct. Q.

20 If it's asbestos, but under NESHAP,

21 if they're going to state regulate it, I'm not sure. 22 Did you ever encounter on this job

23 any non-friable asbestos-containing material that 24 became friable?

25 A, No. for asbestos removal?

Yes. A.

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MR. VINICOMBE: I think I'm done. I 4 just want to look through the documents while Mr. Maher has any questions for you.

MR. MAHER: If possible, let's take a quick break.

MR. VINICOMBE: Sure. Why don't we do that?

(There is a brief recess.)

MR. VINICOMBE: I just have a couple 11 of questions about the documents that you produced 12 to us today. 13

14 BY MR. VINICOMBE:

There is one document that has 15 16 "Friday, 12/16/05" at the top, and it's in handwriting and it's a total of five pages. 17 18 Is this a log of some sort?

> That's what the supervisor on-site would do, just general log entries.

Q. Does this appear to be Nikola's handwriting?

Do you recognize his handwriting?

I do not recognize his handwriting. 24 25 His signature should be...

ESQUIRE DEPOSITION SERVICES

64 62 roof removal; is that accurate? 1 O. On the last page? Do you want to see your index? 2 2 A. 3 October -- October 12th. 3 So this is the supervisor from the A. Q. 4 October 12th? job? Q. 4 5 A. Yes. 5 A. Yes. 6 Q. I think your proposal -- do you have 6 The only other question I had is O. BMS-33 there, Mr. Solakov? It's your original 7 there appears to be a fax cover sheet, it says "From 7 8 Phyllis Jones for Mike Solakov to Scott Badger," proposal. 8 9 Yes. dated March 8, 2006. And it starts with "Dear A. 9 10 Isn't that dated October 20th? Scott, Our position remains that this bill is Q. 10 Let me see. BMS -grossly overstated from the agreement that was made 11 A. 11 on-site between Alan and Mike." And then later on 12 0. BMS-33 --12 There were two proposals. 13 in the fax it talks about "If we agree to \$2,880..." 13 A. -- it was a fax cover sheet with your 14 Was this some sort of dispute? Was 14 Q. Badger billing fees to Slavco? 15 15 proposal. Yes. 16 A. Here we are. 16 A. 17 Q. Can you explain to me what that is 17 Yes. I'm sorry. 18 referring to? 18 O. So your original proposal was October 19 20th? 19 The billing was -- when we originally 20 20 got to the site, he had a crane there, so he A. 21 O. And I heard you testify that that was 21 assisted us to bring our pieces of equipment to the addressed to Badger Roofing, but actually accepted 22 roof. Then after the first night of work, we had to 22 by Somerville Fidelco as the owner of the facility; 23 slow down a little bit because of the temperature, 23 24 so we did not have a complete night shift. We 24 is that right? 25 A. Yes. 25 waited till the morning and we started again. And 65 63 So it would probably be at some time for Badger Roofing, they thought we were behind Q. after October 20th that that proposal was accepted? schedule. So they had some of their guys lift up 2 2 MR. VINICOMBE: Off the record. the bulkheads for us so we can proceed a little 3 (Discussion off the record.) quicker, so that's the bill. 4 In the file you presented today, do 5 And they were billing you for the use 5 you have a copy of that proposal? 6 of that equipment? 6 Yes. Because the actual -- the 7 7 A. No. to lift up the bulkheads. 8 proposal is dated -- the date is October 12th. 8 And in terms of what Badger billed to 9 You know what? Mr. Vinicombe advised 9 you, did you pass that cost on to the owner or did me off the record, and I think that there might have 10 you increase your bill in any way to reflect those 10 11 expenses? 11 been some confusion about the dates in the document 12 A. 12 that was produced. No. 13 MR. VINICOMBE: Thank you. 13 So it's your testimony that October 14 CROSS-EXAMINATION BY MR. MAHER: 14 12th the proposal was accepted by the owner? 15 Good morning, Mr. Solakov. My name 15 And once the proposal was accepted, is Lawrence Maher. I'm with the firm of Greenbaum 16 16 Q. were you ready to start work? Rowe, Smith & Davis. We represent Somerville 17 17 18 Fidelco, which is the landlord at the Somerville 18 A. Yes. 19 facility that is the subject of this arbitration. Can you tell me what Slavco 19 20 The instructions that Mr. Vinicombe 20 Construction did once the proposal was accepted on 21 gave you regarding the procedure of the deposition October 12th? 21 22 still apply, and I'll just ask you a few questions. 22 Barry wanted us to start immediately, 23 so we had to file the ten-day emergency waiver to I think you testified that 23 24 waive the ten-day notification, and we filed that. approximately October 26 the proposal was accepted 24 by Somerville Fidelco and you were hired to do this 25 We were approved.

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66 Was that the waiver that was drafted by Heather and signed by Barry on October 26th? 2 3 3 A. Yes. 4 Q. So that was submitted to the 4 5 5 Department of Labor? 6 A. And I think it was the Department of 6 7 7 Health and Human Services. 8 Q. And did you start right away? 8 9 9

A. No.

Q. Why not?

11 A. Barry called us, put the job on hold 12 because the tenants were not ready for us to come to

13 the site.

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14 Now, prior to that, had you or anyone 15 else at Slavco Construction met with the tenants at 16 the site?

17 A.

18 Q. And when Barry Ages told you to put 19 the job on hold, did he tell you what was the 20 holdup?

21 A. In detail, no, just there was some 22 issues that had to be resolved with the tenants.

23 And what was the next thing that you 24 recall that occurred with the job and the tenant?

Within a couple week period there was

would be questioned as to what your procedures and plans are?

No, it's not typical.

Were you asked to provide the copy of Q. this thick document that is your standard operating procedures that has been marked BMS-36 --

A. Yes.

Q. And who did you provide that to?

> A. Handed it in to Barry Ages.

10 Q. And was it your understanding this 11

was requested by the tenant as well?

A. I don't recall that.

13 O. Would you typically present this 14 standard operating procedures manual to someone when you were going to do a roof removal job? 15

> A. No.

17 Q. Now, did there come a point in time when you actually met with representatives of the 18 tenant at the site? 19

> A. Yes.

O. And I think you testified that you walked through the facility; is that correct?

Through a portion of it, yes. A.

24 Q. And when you walked through, why did 25 you do that?

no communication, and then, again, we tried to start to do the roof. And Barry put the job on hold again. He said, wait, the tenant's still not ready. So that might have happened two or three times, and then one time for weather.

6 Now, during this period of time that 7 you were told the tenant wasn't ready, do you recall 8 being asked to provide information that the tenant 9 was requesting about the procedures you were going 10 to use?

11 Yes. A.

And is that information something 12 Q.

that you worked on? 13 14

For a work plan? A.

15 For anything that was requested by O. 16 the tenant.

17 A. Well, just for our work plan, the 18 procedures that we were going to implement to...

Do you recall receiving a list of 19 Q. questions that the tenant had asked? 20

A.

22 And is that something that you Q.

participated in responding to? 23

> A. Yes.

25 Is this typical on a job, that you Q.

Just to, I think -- TuffWrap was installed and to see the sections where we were going to remove the roof to make sure there was no voids between the building, you know, to make sure no pieces can fall in or something like that.

Now, was that just before you started the work in December of 2005?

A.

And do you recall whether there were 9 Q. 10 any voids?

A. No, it was all wrapped in plastic 12 very well.

When you made that walk-through, did 13 14 you see any dust or debris inside the facility from previous work on the roof? 15

A.

Did anybody point out anyplace that 17 O. had been affected by previous work on the roof? 18

A.

Now, do you know whether --Q.

I'm sorry. I'm sorry. I have to go A. 21 22 back to that question.

23 The representative that walked me through, he actually gave me a dust mask to put 24 25

on -- well, not a dust mask.

SOLAKOV - Cross

72 70 the work that Slavco did? 1 Q. A surgical mask? A PP-100, which is -- that means 2 A. I don't recall that. 2 A. 3 O. You don't recall? 3 there's a possibility of airborne asbestos, so he 4 I don't recall. told me to put that on. And then we walked through A. 4 You testified that Slavco used a roof 5 5 the final area, which was not wrapped in plastic. Q. cutter that has a vacuum with a HEPA filter; is that 6 Q. And, again, when you made the 6 7 correct? walk-through, did you see any evidence of dust or 7 8 Yes. debris from the previous roof work inside the A. 9 O. And that's also for the purpose of 9 facility? 10 containing the dust that might be created by the 10 A. roof removal? 11 O. Did you have occasion to go back 11 inside the facility after you completed your work on 12 A. 12 13 Q. So that's another precaution in 13 the roof? addition to the TuffWrap that is taken to keep the 14 A. 14 15 Q. Did anyone from Slavco Construction 15 dust from getting inside? go inside after you completed the roof removal? 16 A. Yes. 16 17 Q. And I think you testified that the 17 A. Do you have an understanding of why methods that you used on this roof removal were 18 O. 18 actually in excess of the requirements by the New 19 the plastic was put up by TuffWrap? 19 20 Jersey standards; is that true? 20 As extra precautionary procedures so -- just in case there's any kind of dust or 21 21 A. Yes. Well, why did you use different or anything that falls down, to keep it away from their 22 Q. 22 23 excessive procedures? 23 work stations or whatever they have. 24 So if the work on the roof were to 24 My understanding is to make the O. 25 25 client happy, basically. They wanted to make sure cause any dust or debris to enter the inside of the 71 73 facility, the expectation would be that the plastic 1 you know, there would be no dust issues inside the 2 that TuffWrap put up would catch that? building. And at that meeting that we had where EHI 3 A. 3 was there, Badger Roofing, Barry and 4 Q. And, then, do you have any idea what representatives, somebody brought up a question, you 5 TuffWrap does once it has all this plastic full of 5 know, is there anything, you know, you can do dust and debris, theoretically? better; so we told them about New York City 6 7 TuffWrap should, if it's asbestos, 7 regulations. I walked out to my car, got out the 8 should out-source it and have somebody clean the New York City regulations and brought it in, which 9 9 is a better standard; it's a higher standard. top, or, you know, as it's coming down, have 10 And that's what you were authorized negative air units to trap any kind of airborne Q. 11 to do? 11 material if anything went through the roof. 12 12 A. Yes. Now, did you observe whether, while your work was ongoing, any dust was getting inside 13 13 And, again, that was an attempt to 14 the premises? 14 restrict or prevent any dust or debris from getting 15 15 inside the facility? A. We had no complaints. There was air 16 A. monitoring, I think from Eagle and also from EHI, 16 Yes. 17 and there were no complaints. 17 Q. Now, I think before, in response to a 18 Q. About the quality of the air? 18 question, you said that whenever you encounter a 19 roof removal on a roof that's 15 years or older, you A. Yes. 19 20 Q. Did anybody tell you that dust or any 20 inquire as to whether it contains asbestos 21 kind of debris from the roof was entering the 21 materials; is that correct? 22 facility? 22 A. Yes. 23 23 A. At that point, no. Q. And why is that? 24 Did they tell you afterwards that any 24 Just to make sure we implement the

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dust or debris entered the facility as a result of

proper procedures, we file notification, you know,

SOLAKOV - Cross

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1	we use you know respiratory programs.	1	CERTIFICATE	
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3	· · · · · · · · · · · · · · · · · · ·	3	I, MARGO HRONCICH, a Notary Public	
4	- ·	4	and Certified Shorthand Reporter of the State of New	
5	·	5	Jersey, do hereby certify that prior to the	
6	•	6	commencement of the examination, MICHAEL SOLAKOV wa	;
7		7	duly sworn by me to testify to the truth, the whole	
8		8	truth and nothing but the truth.	
9	·	9	I DO FURTHER CERTIFY that the	
10	· · · · · · · · · · · · · · · · · · ·	10	foregoing is a verbatim transcript of the testimony	
	•	11 12	as taken stenographically by and before me at the time, place and on the date hereinbefore set forth,	
11		13	to the best of my ability.	
12	J , L - J	14	I DO FURTHER CERTIFY that I am	
13	•	15	neither a relative nor employee nor attorney nor	
14	* · · · ·	16	counsel of any of the parties to this action, and	
15		17	that I am neither a relative nor employee of such	
16		18	attorney or counsel, and that I am not financially	
17		19	interested in the action.	
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21		23	MARGO HRONCICH	
22			Certified Shorthand Reporter and	
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24	<u> </u>	25	New Jersey	
25	A. No, unless somebody states it's	دعا		
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A	35:21 50:17 51:14	aspect 23:19 32:3	behalf 13:6 14:2	11:24 12:16 30:19
abatement 4:21	51:15 52:2 69:17	aspects 38:6	believe 45:8 46:15	30:20
12:13 18:1 21:16	71:20	assistant 33:23	60:24	bypass 34:8
21:23 26:10 31:7	anyplace 69:17	assisted 62:21	best 76:13	
43:10,22 44:16,16	apparent 21:5	associated 51:14	better 13:22 73:6,9	C
44:24	appear 14:1 61:21	Associates 1:7 7:14	beyond 31:18	C 5:2 48:3
ability 76:13	APPEARANCES	18:4 22:9,13,16	bidding 9:1	calendar 34:7
above-captioned 2:3	3:1	23:3 36:1 39:15	BIDDLE 2:8 3:3	call 18:3,15 33:3
abraded 60:3	appeared 14:20	ASSOCIATION 1:1	1	
accepted 22:3,4,6,8	appears 16:19 21:21		63:10	called 2:2 7:3 17:25
22:15 63:24 64:22	22:11 27:12 33:9	54:14 75:2	billed 63:8	55:12 66:11
65:2,14,16,20	33:11 34:11 42:22	attached 21:16,24	billing 62:15,19 63:5	Campus 2:8 3:9
accepts 38:4	62:7	53:17,20 55:10	bit 14:15 62:23	capacity 26:21 car 73:7
access 19:21	applied 42:9 43:3 apply 34:5 63:22	attempt 8:13 73:13 attended 52:5	blade 46:3,5,7 53:17 53:20	card 30:4,20,20
accident 56:11	appropriate 49:13	attention 28:22 29:2	blanketed 32:7	case 1:2 70:21
accurate 10:7 23:16	appropriate 49.13	29:23 30:2	BMS 4:12 5:3 54:9	catch 71:2
24:18,21 50:11	approximately 7:18	attorney 76:15,18	54:20 64:11	cause 70:25
64:1	20:21 22:23 26:6	authorized 73:10	BMS-14 27:11	Center 1:22
action 76:16,19	63:24 75:14	available 17:8	BMS-15 33:8,9,14	certain 28:6 42:8
activities 36:25	arbitration 1:1 7:13	Avenue 7:2	BMS-16 33:8,11	55:4
actual 65:7 Ad 4:14 12:22	63:19	aware 33:1	BMS-27 53:4	certainly 16:15 17:4
addition 72:14	architect 75:3	Axes 46:14	BMS-28 54:1	certificate 50:3 76:1
addition /2.14	area 31:8 56:5 70:5	a.m 2:10 75:14	BMS-31 12:21 13:1	certification 4:14
addressed 22:17	arrange 24:13		BMS-32 15:18 16:2	10:23 11:5,10,13
34:1 64:22	arranged 16:3	B	16:5 46:24	11:20 12:7,12,21
adequately 31:23	arrangements 32:17	B 4:10 5:2 47:19	BMS-33 21:14,20	13:3
45:21	32:22	back 9:24 14:16	64:7,12	certifications 10:11
adheres 44:6	arrived 19:20	18:20 20:2 33:6	BMS-34 39:24 40:4	10:21 11:25
administrative	asbestos 4:21 9:10	36:4 39:22 42:17	41:4,19	certified 2:6 10:14
33:23	9:24 10:14,20 11:4	55:1 69:22 70:11	BMS-35 40:14,19	10:20 11:3 12:3
advised 65:9	11:20,22,23 12:3	Badger 4:20 17:24	41:4,4 44:18	38:2 76:4,23
agency 57:8	12:11,13 18:1	18:8,11,12,13,14	BMS-36 41:8,13,24	certify 76:5,9,14
Ages 20:13,14,25	20:23 21:6,16,23	18:25 19:3,17 20:9		chance 13:23
30:1 33:11 34:2	23:17,20 24:6,11	20:22,25 21:4,15	BMS-37 49:17,21	Charles 3:3 7:11
35:22 51:13 66:18	24:14,18,21 25:9	21:22 22:5,17 23:2	BMS-9 22:11	check 15:7
68:9	25:11 26:1,10	23:8,15 28:17,22	Bob 30:15,17	chute 45:22 46:19
agree 62:13	27:23,24 28:2,8,9	29:6,8,16 35:22	boiler 58:20,20	46:20 47:17 48:9
agreement 62:11	28:24 31:7 33:6 . 34:17 35:7,11,15	36:12 47:17 48:8	Box 3:9	48:12,17,21 49:8,9
air 28:13 38:24 39:1	37:2,3,4,7,9,19,24	48:10,16 50:8,13	breach 58:21	chutes 46:17
50:21 56:14 71:10	38:1,14,17,20,23	51:2,15,21 52:2,21 52:25 54:4 55:20	break 15:25 61:7	circumstances 35:10
71:15,18	39:8,20,23 43:16	55:24 57:6,16 62:8	brief 14:22 15:14 61:10	City 32:15 73:6,8 Claimant 1:5 3:6
airborne 32:9 58:17	44:8,24 45:13 46:9	62:15 63:1,8 64:22	bring 30:1 48:4,4	class 60:13,13
58:20 59:10 70:3 71:10	49:4,6,7,10,14	73:3	62:21	classes 10:24 60:13
air-monitoring	50:3 51:11,12,17	balance 25:2 27:17	bringing 47:18	60:17
56:23	52:3 56:6,10,17	Barry 20:13 29:3	Bristol 19:17	classification 60:10
Alan 62:12	57:2,11,15,20,22	30:5 34:2 35:21	Bristol-Myers 1:4	60:16
allow 11:16 12:12	58:1,23 59:20	51:13 65:22 66:2	7:11,12 29:21,23	classified 59:14
allowed 38:11	60:13 61:1 70:3	66:11,18 67:2 68:9	30:23	clause 74:8
alongside 29:9	71:7 73:20 74:6,10	73:3	brought 7:13 28:21	clean 71:8
AMERICAN 1:1	74:13,16,24 75:1,2	based 54:12	29:1,22 48:7 73:4	cleanup 11:19
and/or 10:8	75:6	basically 23:7 58:16	73:8	clear 23:23
answer 6:3 8:1,5	asbestos-containing	72:25	building 30:25 31:3	client 72:25
25:14 52:4,23	22:24 24:2 55:6	Bates 4:21,24 5:6,9	31:14 39:18 47:17	Clifton 1:13 7:2
54:13 57:4 60:22	58:9,12 59:5,13,15	5:11 40:1,16 41:10	49:15 52:15 69:4	closeout 5:11 49:18
answering 8:3	59:23	49:18	73:2	49:24,25
anybody 19:16	asked 32:16,21	becoming 38:17	bulkheads 63:3,7	clouds 59:3
32:21 33:1,18	51:19,24 67:8,20	began 57:6	business 9:6,7,13,22	clue 28:20
, · -	68:4	beginning 31:2	9:23 10:9,12,13	collect 14:24
				I

٠	
collection 4:16	
15:18	
College 3:4	
come 14:10 16:10 34:20 52:5 66:12	İ
68:17	١
comes 37:2	
coming 9:24 34:23	
71:9 commencement 76:6	
commencing 2:9	
common 32:13	1
74:19	1
communication 67:1	
26:22	l
companies 10:3	1
company 9:8,18,19	1
10:4 11:25 14:2 15:10 22:17 29:21	
31:6 50:8 55:9	
56:23,24	
compared 37:18	١
Comparing 41:4 complaints 71:15,17	l
complete 23:24,25	1
27:1 62:24	
completed 8:3 29:6	
70:12,16 completely 38:5	
completing 23:15	ļ
completion 9:1	
31:13 39:10 50:1	l
complying 60:25 computer 30:21	
concluded 75:13	
conclusion 14:10	ŀ
16:11	1
conducting 36:24 confirming 24:10	1
confusion 65:11	١
Connecticut 10:15	
11:6 12:4	6
construction 4:15 4:17,20 5:8,10 7:2	19
8:19 9:20,23 10:4	8
10:8,13 12:23	6
15:19 21:15 37:18	(
38:3 41:9,17 43:12	(
49:17 65:20 66:15 70:15	,
contacted 18:9,17	0
50:17	c
contain 49:14	(
contained 24:21 46:24 48:23 51:12	C
75:6	c
container 45:19,23	c
48:9,14,17	
containing 72:10	c

	74:10,13	
	contains 58:1 73:20	
	74:16,24	
ı	contaminated 9:11 11:17	
	Contamination	
	43:11	
1	continue 28:17,22	
ļ	continuous 48:10	
	continuously 27:6 contract 18:5,7	
	contractor 36:19,21	
l	59:4,7	
	controller 17:1,2	
Ì	Controls 43:9	
	convey 21:3	
	copies 15:6,8,15 16:9 53:4	
l	copy 15:10,22 16:1	
	22:12 33:11 57:19	
	65:6 68:4	
١	core 32:17,22 33:1	
l	35:22 36:1,10,11	
l	36:23 37:9 Corporate 3:9	
١	correct 12:19 15:23	
l	16:21 17:11,13,14	
l	19:25 22:18 24:24	
	25:2 27:14,17	
l	28:13 32:1 34:13 38:25 41:22 42:5,6	
	42:23,24 43:1,2	
	46:25 48:21 49:1	I
	50:12 53:1,2 56:14	Ì
	59:19 68:22 72:7	ı
	73:21 cost 63:9	ı
	costs 37:20	I
	counsel 3:6,11 76:16	I
	76:18	١
1	c ouple 7:19 30:9	I
	51:22 61:11 66:25	I
	court 2:4 7:24 8:7	ı
	cover 62:7 64:14 crane 62:20	l
	cream 32:7	
	created 59:4 72:10	l
•	Cross 4:5	l
(CROSS-EXAMIN	l
	63:14	
	crowbars 46:14	
	crumbled 60:6 crumbling 31:21	l
	CSR 1:18 3:14	l
	current 33:22 60:24	l
(currently 8:18	
	customer 50:2	
(cut 38:11,12 45:25	
,	46:16 48:1 60:2 cutter 47:19,21	
•	JULIUS 71.17,61	

54:15,17,21,23 55:3,4,14,17 72:6 cutting 45:21 46:12 55:8 c/o 7:1 D D 4:2 5:2 48:6 date 65:8 76:12 dated 4:20 21:15,22 27:13 33:12 62:9 64:10 65:8 dates 16:20 65:11 Davis 3:8 63:17 day 28:4 days 34:7,7 Dear 62:9 debris 31:12 37:18 38:3 69:14 70:8,25 71:6.21.25 73:14 December 27:13 69:7 Deck 30:13 definition 58:9 demolition 9:9,9 Department 33:13 34:1,16,22 35:1 56:24 66:5,6 depends 56:25 depict 54:6 depicted 53:8 deposed 7:16 deposit 25:1 27:17 deposition 1:11,21 2:1,3 3:14 6:1 7:16 14:4 17:15 63:21 75:13 describe 9:7 20:16 20:24 26:17 45:11 47:14 description 4:13 5:4 20:19 41:5 designated 49:3 detail 45:12 50:19 51:4 56:22 66:21 detailed 41:5 details 52:24 determining 74:24 difference 37:22 58:11,15 74:4 differences 37:25 38:9 different 37:17.19 38:5 60:12 72:22 difficult 7:25 direct 4:5 7:6 16:6 26:22 directing 29:15 Direction 6:3

discuss 13:11 30:24

36:9 Discussed 13:13 discussion 15:16 65:4 disposal 26:24 37:19 38:2 dispose 31:23 38:3 45:13 disposed 48:24,25 dispute 62:14 document 4:23 5:5,8 14:16.19 16:23 17:5 33:19 39:24 40:5,14,20 41:8,14 42:4,18 49:22 61:15 65:11 68:5 documentation 50:2 documents 4:16 6:5 15:19 16:3 21:11 26:25 41:21 61:4 61:12 doing 9:8 27:8 34:17 43:15 54:4 55:19 double-check 15:13 draft 33:9,14,25 drafted 66:1 drafting 33:16,17,19 **DRINKER 2:7 3:3 Drive** 1:22 2:8 drove 19:21 Duces 4:15 12:22 duly 7:4 76:7 dumpster 48:20,23 49:15 dust 31:8,12 32:9 38:15,19 48:2,2 52:10,14,15,20 59:3 69:14,24,25 70:7,21,25 71:6,13 71:20,25 72:10,15 73:1.14 dust-free 31:9 duties 8:23 45:6 E E 4:2.10 5:2.2 48:8

73:1,14
dust-free 31:9
duties 8:23 45:6

E
E 4:2,10 5:2,2 48:8
Eagle 71:16
earlier 22:1 46:15
52:23 56:12 60:20
easier 25:18
easiest 38:12
easily 58:19,19
East 3:4
EHI 33:4 50:22,22
51:21 71:16 73:2
EHI's 39:14
eight 26:8
either 10:4 20:24
21:3 35:12 50:25
elevated 19:22

emergency 43:8 65:23 Emission 28:12 56:13 employed 8:18 employee 43:12 50:6 76:15.17 employees 26:7 27:7 29:9,9,16 44:8 45:3 55:20,24 enclosed 46:22 encounter 37:24 59:22 73:18 encountered 21:6 60:6 Energy 43:8 engineer 75:4 **Engineering 43:9** enter 70:25 entered 71:25 entering 31:13 71:21 entire 42:10,12 entirety 27:20 entitled 4:17.23 5:5 5:8 15:20 16:19 39:24 40:14 41:8 entries 61:20 environmental 9:8 9:10,13,21 10:9,12 33:5 39:9 50:20 56:23 **EPA** 10:25 equipment 28:7 38:7 45:24 46:9 47:18 48:11 51:2,6,7,16 52:3,21,25 53:7,12 53:14,22 54:6,8,10 55:12 62:21 63:6 **Esquire** 1:21 3:3,8 3:14 essentially 16:18 estimate 26:13 estimating 9:1 Europe 10:5 events 16:21,24 eventually 18:24 everybody 26:24 evidence 70:7 Exactly 46:7 exam 45:4 examination 1:11 2:2 7:6 76:6 examinations 42:16

43:5.21 44:25 45:2

examined 7:4

exceeded 32:3

excessive 72:23

excused 75:12

excess 72:19

Document 41

exemption 57:2
Exhibit 12:21 15:1
21:14 22:11 39:2
40:14 41:8 49:17
exhibits 4:12 5:3
21:13 33:8
expectation 71:1
expenses 63:11
experience 58:22
expertise 56:21
explain 50:18 52:9
62:17
explanation 14:22
exposed 56:10
extends 46:21,22
extra 15:6 70:20
F
F 48:10
face 44:6

facility 7:13 17:16 17:23 29:20,24 35:23 36:3 57:16 57:20 59:14 63:19 64:23 68:22 69:14 70:9,12 71:1,22,25 73:15 facing 4:17 15:20 fact 75:5 fair 23:5 24:16 fall 31:8 69:5 falls 70:22 familiar 7:22 28:10 50:8 52:24 55:11 56:16,18 60:12 far 17:18 father's 9:18 10:3 fax 4:19 21:14,21 62:7,13 64:14 February 1:14 2:9 11:15 feel 17:5 fees 62:15 feet 22:24 28:4 46:22 55:25 56:3,5 fell 60:16 Fidelco 1:7 7:14 19:18 22:8,13,16 23:3 51:15 53:5 63:18,25 64:23 field 9:13 18:21 26:19 30:3,7 file 65:5,23 73:25 filed 65:24 filter 72:6 **filtration** 47:20,22 47:23 final 16:9 70:5 financially 76:18 finish 8:1

firm 63:16 first 11:3,5 13:2,16 13:18 14:6 16:15 16:18 17:24 19:1 37:25 42:25 53:10 62:22 fit 26:25 44:1,3 45:5 five 27:4 61:17 74:12 floor 58:16,17 Florham 2:8 foam 24:3,3 32:6,7 follow 11:1 followed 40:11 41:1 following 21:8 41:6 follows 7:5 foot 35:15 foregoing 76:10 forth 76:12 Forty-hour 10:17 forward 34:9 forwarded 18:1,6 19:2 20:12.13 33:10,15,25 found 51:11 four 27:4 Fourth 4:23 5:6 17:12 39:25 40:15 40:23 free 17:5 friable 38:17.20.23 58:12,18,23 59:24 60:14 Friday 2:9 45:17 61:16 full 25:4 45:4 71:5 further 14:15 75:9 76:9,14

G G 48:12 Garlock 55:9 gather 16:7 gathered 16:4,8,11 gear 55:21 general 8:22,24 42:1 42:3 49:4,6 61:20 Generally 56:18 generate 20:5 generated 19:24 20:3,6 21:7 22:25 41:21,24 42:4 generation 21:8 getting 71:13 72:15 73:14 Getty 7:2 give 8:6 17:25 30:9 35:12,15,18 given 34:16 glance 16:16

glanced 13:25 go 7:20 17:3,6 20:2 29:4 32:9 36:4 45:8 47:13 69:21 70:11.16 going 8:16 15:10 27:10 28:17 29:5 31:20,22 39:22 47:3 52:15 59:21 67:9,18 68:15 69:3 good 7:7,8 39:12 63:15 governmental 57:7 60:25 grandfather 74:8 greater 56:20 57:25 57:25 Greenbaum 3:8 63:16 grinding 59:1 grossly 62:11 ground 7:21 49:11 60:2 Grows 49:2 guess 30:10 51:22 54:11 74:2 guys 63:2

H H 4:10 5:2 36:1 48:14 hand 12:25 21:19 22:10 27:10 33:7 49:21 53:3,25 Handbook 43:12 handed 40:18 41:12 68:9 handing 40:3 handlers 25:9,11 26:1 handwriting 61:17 61:22,23,24 happened 20:11 67:4 happy 72:25 Harry 36:1 hauler 50:4 **Hazard** 28:13 hazardous 10:19 11:18 56:14 **Haz-WOPER** 10:16 10:18 11:13 **head** 8:6 Health 33:5 39:10 50:20 66:7 heard 64:21 Heather 4:19 21:14 21:22 33:10,15,20 33:25 66:2 Heather's 33:21

HEPA 47:19,21,22 55:9 72:6 hereinbefore 76:12 higher 37:19 73:9 hired 17:11 63:25 hiring 45:3 hoisting 48:11 hold 10:12 11:25 66:11,19 67:2 holdup 66:20 **HRONCICH 1:18** 2:5 3:14 76:3.23 **Human** 66:7 H-a-z-W-O-P-E-R 10:18

idea 19:13 71:4 **Identification 12:24** 15:21 21:18 40:2 40:17 41:11 49:20 identified 54:3 identify 40:5,20 41:14 49:22 immediately 21:8 34:8 65:22 implement 29:5 67:18 73:24 **important** 7:23 8:5 include 25:1 increase 63:10 index 6:1 42:23 64:2 indicate 38:20 indicated 24:6 39:8 indicating 46:20 indication 38:22 59:6 industry 74:20 information 24:17 50:6 67:8,12 informed 24:9 34:25 36:14 51:1 57:5,14 initial 20:3,4,6 initially 18:18 inquire 39:20,21,23 73:20 **inquiries** 36:22 37:8 75:7,8 inside 52:15 69:14 70:8,12,16,25 71:13 72:15 73:1 73:15 inspector 34:22 inspectors 34:20 installed 31:3,11 69:2 instance 36:18 instructions 63:20 insulation 58:20 59:9

insurance 50:3 interested 76:19 interpret 8:7 introduced 7:9 **Investigations 33:5** 39:10 50:20 invoice 27:12 involve 19:14 involved 26:11 33:19 35:8 44:8 involvement 23:11 26:18 33:16 issue 52:4 **issued** 27:23 issues 9:10 66:22 73:1 item 42:25

J 3:3 Jersey 1:13,22 2:7,9 3:5,10 4:24 7:3 10:15,25 11:10 12:4 17:13 27:24 28:1,8 31:18 32:1 32:5 33:13 34:1.5 34:16,22 35:1,8,11 38:4 40:1 48:14 72:20 76:5,24 job 1:25 4:17 9:2 15:20 16:19 17:12 17:18 19:2,13 26:7 26:9 27:1.13 28:9 29:8,18 30:5 33:1 34:17,19,21 35:11 36:19 37:6,12,23 37:24 42:5,8,9 43:24 44:10,20 45:18 47:11 50:17 57:1,8,17 59:22 60:6,10,16 62:4 66:11,19,24 67:2 67:25 68:15 jobs 35:7 36:16,20 39:17 jog 30:11 John 30:13 joined 10:2 joining 9:12 12:7 Jones 17:2 62:8

keep 31:8,22 70:22

kind 31:7,22 70:21

know 8:10,13 11:18

72:14

kept 55:24

71:10.21

knew 30:5

keeping 56:3,5

77:2

				1
12:15 14:23 17:7	linear 35:14	74:24	National 28:12	(624
18:17 25:14,25	list 14:17 16:19	materials 10:19	56:13	66:24
30:12,14,16 33:18		14:24 15:3 16:7,12		October 4:20 21:16
36:15,15 38:6,12	listed 14:7 16:13,21	24:7 27:24 32:18	need 17:4 28:2 56:22	21:23 33:12 63:24 64:3,3,4,10,18
39:4,7,22 45:5	little 14:15 62:23	32:23 33:2 36:12	needed 14:22 27:1	65:2,8,13,21 66:2
46:5 47:4 50:13,15	63:3	36:24 37:10 45:14	negative 71:10	office 18:9,15 20:13
50:16 54:19 55:7	LLP 2:8 3:3,8	46:16,24 47:10	neither 76:15,17	21:22
55:14,16,16 56:22	local 38:4	48:18,19,24 49:4	NESHAP 28:12	offices 2:7
56:25 57:1,9,11	log 61:18,20	49:10,14 58:19	56:13,17,21 58:4	oil 11:18
58:2,8,11 59:12	logbooks 50:4	59:13 73:21	59:20	okay 7:20 15:5 17:3
60:9,15,22 65:9	long 9:3,14 12:15	matter 2:3	NESHAP's 57:2	17:19,20 22:10,15
69:4,20 71:9 73:1	28:3 42:18	matters 14:7	never 19:23 50:10	31:17 42:17 43:6
73:5,5,25 74:1,11	longer 33:22	mean 8:8 52:12	New 1:13,22 2:7,9	43:24 45:11 46:23
knowledge 26:4	look 19:1 61:4	means 70:2	3:5,10 4:24 7:2	47:6 53:25
27:19 29:14 31:11	looked 39:12	measures 31:11	10:15,15,25 11:10	old 74:5,15,23
35:21 36:11 43:19	looking 42:20 54:12	43:24 44:13,20	12:4,4 17:13 27:23	older 39:19 73:19
43:20 44:7,19 56:20 60:7 74:19	looks 53:24 54:15,21	medical 26:25 42:16	28:1,8 31:18 32:1	74:5,9
knowledgeable	55:1	43:5,21 44:25 45:1	32:5,15 33:12 34:1	once 46:16 65:16,20
14:11	lot 52:14,15 Lots 37:25	45:4,4	34:5,16,22 35:1,8	71:5
known 18:14	Lois 37:23	meet 19:8,16	35:11 38:4 40:1	ones 44:18 45:8
MOWII 10.14	M	meeting 29:4 36:8 51:21 52:5 73:2	48:14 72:19 73:6,8	ongoing 71:13
L	Mace 9:20	memory 17:5	76:4,24 newer 74:10	on-site 11:23 50:21
lab 24:5,10	Macedonia 10:6	mention 37:6 75:5	night 45:17 62:22,24	61:19 62:12
Labor 33:13 34:1,17	machine 46:3,11,12	mentioned 10:22	Nikola 25:16,18	operating 5:9 41:9 41:16,17 42:1,9,10
34:22 35:1 56:24	Madzarov 13:21	42:25 56:12 57:10	26:16	43:14 60:19 68:5
66:5	Maher 3:8 4:7 16:1	mercury 9:10 11:17	Nikola's 61:21	68:14
ladder 45:19 47:17	61:5,6 63:14,16	met 30:23 66:15	NJ 25:8	operation 9:1
landfill 49:2,5,7	75:9	68:18	nod 8:6	operations 8:25 56:4
landlord 7:14 19:18	majority 16:8	method 32:10,14	non-asbestos 38:2	opportunity 13:8
63:18	making 36:22 37:5	52:25	38:10 59:10	14:18 16:16
late 9:14 74:7	manage 34:19	methodologies 28:7	non-friable 38:16,23	Oral 1:11 2:2
law 43:15	manager 8:22,24	methodology 52:7	58:12,16,22 59:1,6	ordinary 37:23
Lawrence 3:8 63:16	18:21 26:19 30:3,7	methods 38:8 45:12	59:23 60:14	original 28:15 64:7
laws 37:20	manifests 50:5	45:15 51:2,6,7,16	Notary 2:6 76:3,24	64:18
LAWYER'S 77:1 layer 24:4	manual 44:23 68:14	52:3,21 59:6 72:18	NOTES 77:1	originally 23:2
laying 29:6	March 62:9 MARGO 1:18 2:5	Metro 3:9	notice 34:16 55:20	62:19
lead 9:25	3:14 76:3,23	Meyer 19:17 MICHAEL 1:12 2:2	notification 34:6,12	originals 15:5
learn 30:2	mark 15:11	4:4 7:1 76:6	35:5,12,13,16,18 50:4 57:3 65:24	OSHA 10:16 11:13 50:5 60:9,13
Leavy 36:1	marked 6:10 12:24	Mike 18:21 62:8,12	73:25	outlined 44:18
legally 44:23 45:8	12:25 15:21 16:2,5	minimum 10:24	notifications 57:7	out-source 71:8
letter 33:10,12,15,16	21:11,12,17,19	27:4	November 31:1	oversee 8:25 11:19
33:17,25 34:11	22:11 27:11 33:8	mobilized 45:18	number 14:7 42:15	34:19
35:4,6 47:3,14,16	40:2,3,17,18 41:11	monitor 50:21	43:5,7,7,7,9,10,10	overstated 62:11
48:3	41:12 46:24 49:19	monitoring 71:16	43:11,21,22,22	owner 13:13 26:22
letters 47:7	49:21 53:4 54:1	morning 7:7,8,15	44:25	37:8 39:20 50:14
let's 53:10 61:6	68:6	8:16 62:25 63:15	numbers 14:8	63:9 64:23 65:14
license 27:23 28:2,8	markings 47:3	M-a-c-e 9:20	numerous 38:6	75:3
48:15 50:3,4	mask 44:5,12 69:24	M-a-d-z-a-r-o-v	N-i-k-o-l-a 25:16	
licensed 25:9,11,25	69:25 70:1	13:21		P
26:3,24	masks 44:9		0	P 3:8
licenses 10:12 11:25	material 22:24	N	O 5:2	package 5:11 47:9
life 7:25	23:22 24:3,4,11,20	N 4:2 5:2,2	observe 71:12	49:18,24
lift 63:2,7	26:23 27:1 32:6,8	name 7:10 9:19	obtain 10:21,23 11:9	page 4:13,17 5:4 6:3
limit 31:12 38:15	38:5 45:25 46:10	13:16,18,20,23	11:14	6:3,3,6,6,6,8,8,8
limited 23:14	52:13 55:6 58:1,9		obtained 11:5 12:6	6:11,11,11 13:2,4
Line 6:3,3,3,6,6,6,8	58:13,17,18,19,23	51:20 63:15	occasion 70:11	14:6,16 15:20
6:8,8,11,11,11	59:3,5,9,15,18,23	names 26:2 30:9,10	occur 56:11	16:16,18 17:18

52:18

60:1,5 71:11 74:17

occurred 16:25

22:13 42:19 47:2

40:1,17 41:11

receptionist 18:19

49:19 receiving 67:19

recess 61:10

61:24

recognize 13:5 36:17 54:9 61:23

recognized 10:25

recollection 16:24

53:10 62:1 77:2	placed 46:17
pages 16:17 61:17	plan 4:23 31:19,19
paid 25:2,4 27:20	31:24 39:25 40:9
panels 58:18	40:11 41:6,19
Panther 55:12	67:14,17
Papa 30:15	plans 68:2
	plastic 31:5,6 46:21
paragraph 14:8	48:13 69:11 70:5
paragraphs 14:10	
14:17	70:19 71:1,5
Park 2:8	play 28:18
partial 51:3	please 8:10
participate 24:1	plus 37:20
28:22	plywood 74:11
participated 67:23	point 19:25 20:8
particular 16:12	21:1 28:21 29:22
parties 76:16	35:20 51:13 52:1
partners 51:22	68:17 69:17 71:23
pass 63:9	Pollutants 28:13
Paunovski 25:16	56:14
pause 15:14	portion 8:12 23:17
PCBs 11:17	24:1 27:9 36:18
Pennsylvania 10:16	43:19 51:11 68:23
12:5	portions 42:8,13
people 38:1 56:9	position 8:20 33:21
percent 57:25 58:1	62:10
perform 11:22 12:3	positive 33:6 57:24
12:13 22:21 26:21	possibility 70:3 74:9
34:7 45:5	74:12,14
performed 36:6,13	possible 61:6
57:15	Post 30:17
performs 59:4	powder 31:22 59:4
period 9:17 27:7	60:7
34:13 35:6,13 54:4	PP-100 70:2
66:25 67:6	practice 2:4 36:22
periodically 60:20	39:19
person 14:11 30:11	Practices 43:10
personally 26:9,11	precaution 72:13
26:20	precautionary 70:20
person's 51:20	predate 12:7
Petrovic 18:21	premises 71:14
phone 18:15 33:3	prepare 17:2
photo 47:4,14 54:13	prepared 16:23
54:22	Preparedness 43:8
photograph 46:24	prepping 45:20
photographs 47:10	presence 24:6,10
53:8 54:3	37:7 39:8
photos 47:8,9 48:19	present 3:13 24:18
53:4	39:20,23 68:13
Phyllis 17:2 62:8	presented 65:5
physical 39:12	prevent 31:12 38:16
picture 47:16 48:12	56:9 73:14
pictures 47:15	previous 17:1 69:15
picture's 53:24	69:18 70:8
54:16	previously 22:11
piece 46:21,22 53:12	27:11 33:8 53:3
53:14 54:8,9 55:11	54:1,2
pieces 62:21 69:5	price 17:25 38:5
pipe 58:20	pricing 24:23
piping 58:20	Princeton 3:5
place 76:12	prior 9:14 26:9,12
F , U.12	prior 9.14 20.9,12

```
30:25 36:6 45:3
   66:14 76:5
 probably 30:21 65:1
procedure 2:5 56:8
   63:21
 procedures 5:5,9
   29:4 37:17,23
   40:15,22,24,25
   41:5,10,17,18,20
   42:1,9,11 43:8,10
   43:11,14,23 44:16
   44:17 55:7 60:19
  67:9,18 68:1,6,14
  70:20 72:23 73:25
proceed 8:16 37:4
  63:3
proceeding 7:13
produced 4:16
   15:19 53:5 61:12
  65:12
 producing 74:7
 Production 6:5
program 42:14 43:1
  43:22
programs 74:1
project 14:13 21:1
  22:22 23:12,15
  25:10.12.21 26:1
  26:17.18 28:16.18
  29:10 31:13 32:21
  35:14 39:2,11
  40:10 41:22,25
  43:4,16 44:9,17
  45:2 48:9 50:1,7
  51:1.8,9 57:6,24
  60:2 74:23
projects 26:10 32:14
  42:2 50:11
pronounce 13:22
proof 11:2
proper 26:25 37:21
  51:16 52:2,9 73:25
properly 31:23
  34:18 44:6 51:25
properties 18:2,4
  32:11
proposal 4:21 18:2,6
  18:7 19:2,3,24
  20:4,5,7 21:7,9,17
  21:24,25 22:3,4,12
  22:17 23:1 24:23
  25:7 28:15 37:5
  63:24 64:6,8,15,18
  65:2,6,8,14,16,20
proposals 64:13
proposing 22:21
  23:7,10 37:13
  39:18
protection 42:14
  43:1,22,25 44:13
```

protective 55:21 provide 17:22 23:7 37:13 67:8 68:4,8 provided 13:5 24:5 24:17 35:25 57:7 57:19 providing 55:18 Public 2:6 76:3,24 pulling 32:9 pulverize 38:15 pulverized 60:6 pulverizing 31:21 purpose 72:9 purposes 17:15 pursuant 2:4 put 7:10 45:22 47:3 47:7 66:11,18 67:2 69:24 70:4,19 71:2 puts 31:6 P-a-u-n-o-v-s-k-i 25:17 P-e-t-r-o-v-i-c 18:23 P.O 3:9 0 qualified 28:11 57:2 qualifies 58:3 qualify 11:21 58:6 quality 71:18 question 6:10 8:1,3 8:4,9,11 25:15 36:4 51:24 52:1,6 53:6 62:6 69:22 73:4,18 74:3 questioned 68:1 questions 8:15.17 16:18 17:4.7 47:5 54:7 61:5,12 63:22 67:20 75:10 guick 61:7 quicker 63:4 R **RB** 55:14.16 read 56:25 ready 65:17 66:12 67:3.7 realize 21:10 26:13 reason 15:11 34:9 47:22 56:2 **REATH 2:8 3:3** recall 11:4,7 12:6 17:21 18:8 26:6 27:2 34:21 39:12 45:12 51:20 52:18

55:25 56:1 66:24

72:2,3,4

received 12:24

67:7,19 68:12 69:9

15:21 21:17 24:10

30:11,18 recommended 50:13 record 7:9,10 15:17 65:3,4,10 records 39:13 Recross 4:5 Redirect 4:5 reduced 60:7 reducing 31:21 refer 17:16 25:19 reference 27:16 46:23 references 42:2 referencing 42:19 referred 60:20 referring 62:18 reflect 63:10 reflecting 54:3 refresh 16:24 17:5 regard 33:14 35:4 42:7 43:25 45:1 regarding 63:21 regulate 59:21 regulated 59:14,16 regulations 31:18 32:4 49:9 58:4 60:25 73:7,8 regulatory 31:25 58:8 60:9,15 relative 76:15,17 rely 56:20 relying 24:17 remains 62:10 removal 5:6 17:12 21:4,5 22:23 23:3 23:8,15,18,20,21 23:24,25 24:1 26:10 27:8 28:9,24 31:13 34:17 35:7 35:11 36:17,20,21 36:24 37:4,14 38:8 39:2,18 40:15,22 41:20 43:16 44:8 51:3.17 52:3 54:4 55:19 56:17 57:3 59:5,6 61:1 64:1 68:15 70:16 72:11 72:18 73:19 74:22 remove 20:21,22 24:2 27:24 28:2

31:20 37:21 38:13	retained 17:22 23:2	sample 33:4 38:24	shovels 46:14	73:4 74:8,25
40:10 45:13 69:3	28:19 32:21,25	59:11	shown 47:15 53:22	Somerville 1:7 4:24
75:4,6	36:17,21 39:1	samples 32:17,22	54:8	7:14 17:12,16,17
removed 51:11,25	review 13:9,24 14:9	33:2 35:22 36:2,9	side 49:15	17:22 19:18 22:8
60:2	14:19,21 16:10	36:10,10,10,12,23	sign 48:15	22:13,16 23:2
removing 28:3 37:18	17:4	37:9 50:5 57:23	signature 61:25	35:23 36:2 39:25
38:10 55:5	reviewed 60:21	sample's 57:25	signed 18:5,6 22:12	40:10 41:22,25
renovation 58:7	re-mark 21:12	sampling 39:1	33:11 66:2	42:5,7 47:11 48:9
renovations 58:3	right 19:21 52:10,21	sanded 60:2	sign-off 50:5	51:14 53:5 57:16
repeat 32:19	64:24 66:8 74:3	saw 55:12	site 16:25 17:16,17	57:20 59:13 63:17
rephrase 8:13	rip 38:12	saying 36:5 52:11	19:5,11,20 20:2	63:18,25 64:23
replacement 23:11	ripper 46:7 53:17,20	says 14:16 62:7	21:6 26:24 27:3,6	sorry 20:22 43:9
28:24 54:5	Road 3:4	schedule 4:23 39:25	30:5 34:23 35:2	64:17 69:21,21
replacing 28:3	role 26:18 28:18,23	41:20 63:2	36:13 38:3,4 40:12	sort 7:20 61:18
report 35:25	roof 17:12 18:1	Scheduling 4:18	41:2,6 47:11 49:3	62:14 74:16
REPORTED 1:18	19:22,23 21:4,5	15:20 16:20	51:3 53:7 58:3	speak 7:23 18:24
reporter 2:6 8:7	23:3,8,11,15,17,24	scope 22:20 23:23	62:20 66:13,16	20:8,14 39:11
76:4,23	23:25 24:1,7 27:8	25:8	68:19	special 49:3
reporter's 7:25	27:25 28:2,9,23	Scott 4:20 18:12,13	sites 37:19	specific 17:7
represent 7:11	29:7 31:13,20	18:14,24 20:9,22	SK 18:2,4,4 39:15	specifically 41:21,25
63:17	32:18,23 35:23	21:15,22 62:8,10	51:14,21	spell 18:22
representative	36:2,10,17,20,21	scraping 32:8	SKA 19:18	spill 11:18,18 spoke 29:3 30:3,11
30:24 35:1 69:23	37:3,8,13,21 38:2	second 13:4 22:13	Slavco 4:15,17,19	spoke 29:3 30:3,11 spray 32:7
representatives	38:10,14 39:2,18	section 43:3 44:22	5:8,10 7:1 8:19,21	
68:18 73:4	40:10 41:21 45:14	45:7	9:4,6,12,15 10:2	square 22:23 28:4 squares 20:22
Republic 10:5	45:20,20,21 46:1,2	sections 43:6 45:21	11:24 12:6,8,12,15	Squibb 1:4 7:12,12
request 6:5 14:16	46:4,8,21 47:18,19	69:2	12:23 13:6,12,15	19:17 29:21 30:4
35:13	47:21 48:1,3,4,4,6	see 14:6,15 16:15,17	13:17,18,22,24 14:9,19,21 15:19	stamped 4:21,24 5:7
requested 20:10	48:7,11,13,20	31:2 64:2,11 69:2	16:6,25 17:11,21	5:9,11 40:1,16
67:15 68:11	49:10 51:3,12 52:8	69:14 70:7	18:18 20:10 21:15	41:10 49:18
requesting 34:12	53:15,17,20 54:3,4	seeking 20:17	22:21 23:6,10 25:4	standard 5:8 41:9
35:5 67:9	54:15,15,17,21,23	seen 35:6 selective 9:9	25:8 27:7,12 29:9	41:16,17 42:1,8,10
requests 14:19	55:1,3,4,8,14,17	selective 9:9 sent 31:19 33:12	29:15 32:20,25	43:13 56:4 60:19
16:13	55:18,19,22 57:8	September 17:25	33:10,19,21 35:21	68:5,14 73:9,9
required 27:24 28:8	62:22 64:1 67:2 68:15 69:3,15,18	31:2	36:16,22 39:14,16	standards 28:13
43:15 44:23 45:9	1	served 4:15 12:19,23	39:17 41:6,9,17	56:14 72:20
49:9	70:8,13,16,24	service 4:14 12:22	42:2 44:7 45:13	start 8:3 34:8,9
requirement 57:3	71:11,21 72:5,11 72:18 73:19,19	13:3 39:1	49:17 50:17 53:7	53:10 65:17,22
requirements 10:23	74:5,8,9,10,11,11	services 1:21 3:14	53:12,22 55:18	66:8 67:1
31:25 32:4 56:17	74:5,8,9,10,11,11	17:22 20:9,16	56:19 58:2 60:1,5	started 21:4 23:16
56:21 72:19 resided 10:5	roofing 5:6 17:25	22:20 23:7,14,24	60:10,16,21 62:15	31:15,17 36:19
l	19:3 20:23 22:5,17	28:18 37:13 39:14	65:19 66:15 70:15	45:18,20 57:16
resolved 66:22 respirator 42:13	22:24 23:22 24:3,4	50:14 55:19 66:7	72:1,5	62:25 69:6
respirator 42:13	24:4,11 29:6 32:8	serving 26:16	Slavco's 23:24 28:18	starting 31:1
respirators 27:1 respiratory 43:1,21	33:2 36:12,16,24	set 15:6 42:1,10,12	39:2,19 40:24	starts 13:4 62:9
43:25 44:13 55:21	37:6,10,23,24 38:4	45:19 76:12	50:14 54:6	state 2:7 10:15 11:4
	40:15,22 46:11	SF00001 5:9 41:10	slice 46:4,9	12:4,14 20:22
56:1 74:1	47:17 48:8,11,16	SF00002 42:20	sliced 46:16 48:5	27:23 28:1 31:25
respond 52:6	49:13 50:8 51:22	SF00014 4:21	slicing 46:11	32:5 34:5 59:11,21
Respondent 1:8 3:11	55:6,24 57:1,17	SF00258 4:24 40:1	slow 62:23	76:4,24
responding 67:23	58:18 59:3,9,18	SF00413 5:11 49:18	Smith 3:8 63:17	stated 31:20
response 12:18 14:2 14:25 16:4 73:17	60:10,16 63:1	SF00641 5:7 40:16	soil 9:11 11:17	states 10:4,22 11:1
	64:22 73:3 74:6,7	shave 32:6	Solakov 1:12 2:2 4:4	25:7 37:3 74:25
responsibilities 8:24	Rowe 3:8 63:17	sheet 62:7 64:14	7:1,7 62:8 63:15	stating 57:23
responsive 16:12	rules 2:4 7:21	sheets 50:5	64:7 76:6	stations 70:23
restrict 73:14	1 11105 2.4 7.21	shift 62:24	somebody 16:6	status 20:25
result 71:25	S	shingle 74:11	18:18 22:6 24:9	stenographically
results 24:6,10 39:4	S 4:10 5:2	Shorthand 2:6 76:4	36:9 37:3,6 50:22	76:11
retain 20:17 39:14	Safety 43:12	76:23	52:17 56:19 71:8	Stipulations 6:8
75:4	Jaicty 73.12			the state of the s
		MARKET MENTERS AND A CONTRACTOR OF THE SECOND STATE OF THE SECOND		

Stuff 58:21 Subject 14:7 63:19 66:24 67:7,8,16,20 68:11,19 tenants 66:12,15,22 tenant's 67:3 ten					·,
street 4:23 5:6 17:12 temperature 6:23 follow 19:21 99:23 99:54 0:16 40:23 stuff 58:21 subject 14:7 63:19 subject 14:19 subj			1	•	
19:21 39:25 40:16 ten 34:67 74:12 tools 45:24 46:9.13 tools 46:24 tools 46:24 tools 46:24 tools 46:24 tools 46:24 tools 46:24 tools 46:24				1	
decay control contro			N Company of the Comp	i i	
Subject 14-7 63-19 subject	1			3	<u> </u>
Subject 147-63:19 66:24-67.78.16.20 tenants 66:12,15,22 tenants 66:12,15,225 tena	1			1	58:2 62:22 65:17
Subjects 14:11 Submit 34:6 Submitted 66:4 Submitted 49:25 tenant's 67:3 ten-day 34:12 35:5 Submitted 49:25 tenant's 67:3 ten-day 34:12 35:5 Subpoena 41:4 12:19,22 13:4,5 term 37:2 56:13 ten-day 34:12 35:5 55:3 60:25 63:8 test 11:1 33:6 44:1,3 suggesting 36:1 44:5 Suite 33:4 12:22 supervise 11:23 Supervise 19:215 Supervisor 10:14,21 12:22 11:4,21 13:12 25:15,20 26:17 61:19 62:3 Supervisor 25:9,12 Supervisors 25:9,12 Supervisors 25:9,12 Supervisors 25:9,12 Supervisors 25:9,12 Supervisors 25:0 52:19 Supervisor 25:10 Supervisor 25:	1	29:20,23 30:6	total 61:17		67:14,17 69:7,15
tenants 66:12,15,22 transferred 48:19 transferred 48:10 transferred 48:19 transferred 48:10 tr		66:24 67:7,8,16,20	trailer 45:18	61:8,11,14 63:13	69:18 70:8,12,23
Submitted 66:4 Subporena 4:14 12:19;22 13:4,5,9 temart's 67:3 temart		68:11,19		63:20 65:3,9 75:11	70:24 71:13 72:1
Submitted 66:4 12:19.21 3:45.5 35:12.13 65:23.24 term 37:2 56:13 term 47:2 58:2 67:3 waite 65:24 working 16:25 works 33:22 waite 36:24 65:25 testiffed 71:d turm 47:7 and 47:3 testiffed 71:d turm 47:4	submit 34:6				worked 10:3 50:10
Subponena 4:14	1				
12:19,22 13:4,59		, ,		voids 69:4,10	workers 44:1 45:19
13:24 14:2,8,25 16:4,13 13:24 14:2,8,25 55:3 60:25 63:8 13:24 14:2,8 13:25 14:4:1 13:24 14:2,8 13:4 14:1 13:24 14:2,8 13:4 14:2 13:24 14:2					1
16:4,13 13:6 4:13 13:6 4		1	1		working 16:25
Suck 48:1 44:5 44:5 45:5 44:5 45:5 44:5 45			1	wait 7:25 8:2 67:3	29:11 50:7 55:22
Suggesting 36:1 Suite 3:4 Superior 2:4 Superior 10:14,21 13:12 Superior 10:14,21 13:12 Superior 2:5:15,20 c6:17 6:19 62:3 Superior 3:5:5 Superior 3:5:5:5 Superio		3	truck 48:11,16	1	56:6
Suite 3-4 Testificandum 4:14 Supervise 11:23 Supervising 29:15 Supervision 10:14,21 Supervision 20:15 Supervision 25:9,12 Supervision 25:10 To:10 Supervision 25:10 To:11 Supervision 25:10 Supervision 25:10 Supervision 25:10 Supervision 25:10 To:11 Supervision 25:10 Supervision 25:10 To:11 To:12 To:	I .	test 11:1 33:6 44:1,3	1		works 33:22
Superior 2:4 supervisin 29:15 supervisin 29:15 supervisin 29:15 supervisin 29:15 supervisin 29:15 supervisin 29:15 supervisior 10:14,21 13:12 testified 7:4 63:23 68:21 72:5,17 testified 7:4 63:23 testified 7:4 63:13	44:5		waiver 34:12 35:5	wouldn't 39:21	
Supervising 29:15 testified 7:4 63:23 51:10 69:1 70:19 70:4 73:7 70:	1			35:13 65:23 66:1	wrapped 69:11 70:5
supervising 29:15 supervisor 10:14,21 11:4,21 13:12 25:15,20 26:17 61:19 62:3 76:10 testimony 4:4 65:13 76:10 testimony 4:4 65:13 76:10 testimony 4:4 65:13 76:10 testing 24:13,14 39:5,8 testing 24:13,14 throw 49:14 theoretically 71:6 theoretically 71:6 theoretically 71:6 theoretically 71:6 think 8:7 theoretically 71:6 think 8:7 think 8:10 20:11 solidation 34:14 testing 24:14,14 testing 24		Testificandum 4:14	TuffWrap 31:2,4,5	walked 30:25 31:3	wrong 17:11 51:8,9
Supervisor 10:14,21 68:21 72:5,17 testify 64:21 76:7 testify 64:21 76:7 testify 64:21 76:7 testify 64:21 76:7 testimony 4:4 65:13 76:10 52:19 Supervisors 25:9,12 supply 50:2 SUPPORT 6:1 supposed 55:5 tank 63:13 75:10 52:19 Supersing 52:10 52:19 theoretically 71:6 thick 68:5 thing 48:8 66:23 think 18:10 20:11 52:19 thing 48:8 66:23 think 18:10 20:11 52:12,23 75:1 57:22,23 75:1 57:22,23 75:1 throw 49:14 tile 58:17,18 till 62:25 take 7:15 15:22 23:7 take 7:15 15:22 23:7 take 7:15 15:22 23:7 take 7:15 15:22 23:14 43:22 33:14 32:23 33:10 43:25 43:23 33:10 43:25 43:23 33:10 43:25 43:23 33:10 43:25 43:23 33:10 43:25 43:24 33:4 43:23 43:4 43:23 43:4 43:10 5:21 throw 49:14 tile 69:13 70:7 X 42:14 59:11 17:8 30:10 34:9 Yeah 26:5 51:10 year 10:10 43:2 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 39:22 73:19 74:5 year 11:7 years 9:5 39:19,22 year 11:7 year 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 11:7 years 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,22 year 9:5 39:19,2	supervise 11:23	12:22	31:10 69:1 70:19	68:22,24 69:23	
Supervisor 10:14,21 11:4,21 13:12 testify 64:21 76:7 testimony 4:4 65:13 76:10 trye 35:6 45:24 46:5 trye 35:7 48:18 69:3.4 trye 35:6 45:24 46:5 trye 35:7 48:18 49:13 50:10 trye 35:6 45:14 trye 35:6 45:24 46:5 trye 35:7 3:14 trye 35:6 45:24 46:5 trye 35:7 48:18 49:13 50:10 trye 35:6 45:14 trye 35:6 45:24 46:5 trye 35:7 48:18 49:13 50:10 trye 35:6 67:4 trye 35:6 45:24 46:5 trye 35:7 48:18 49:13 50:10 trye 35:6 45:14 57:25 57:24 72:14 76:11 trye 35:6 45:24 46:5 trye 35:7 48:18 49:13 50:10 trye 35:6 45:24 46:5 trye 35:7 48:18 49:13 50:10 trye 35	supervising 29:15	testified 7:4 63:23	71:2,5,7 72:14	70:4 73:7	w/attached 4:21
25:15,20 26:17 61:19 62:3 76:10	supervisor 10:14,21	68:21 72:5,17	turn 13:3	walk-through 19:11	
Continue	11:4,21 13:12	testify 64:21 76:7	twelve 26:8		X
Supervisors 25:9,12	25:15,20 26:17	testimony 4:4 65:13	two 64:13 67:4	wall 48:13	X 4:2,10 5:2
supply 50:2 testing 24:13,14 54:17,22 55:4,21 typed 19:2					

					85
1212 54:9	549-5600 3:10	T			7.
1212 54.9 1214 54:20	5600 3:9				
1215 54:25	3000 3.9				
14 14:17	6				
15 4:18 39:22 46:22	6 4:6 43:10,22				Ü
73:19 74:5	609 3:5				
164 7:2	63 4:7				
18115Y0107106 1:2	643 5:7 40:16				l
192 5:9 41:10	043 3.7 40.10				l
1980 10:8	7				l
1992 12:17	7 43:10				
1772 12.17	7,000 20:21 22:23				
2	70 20:22				
2 43:5,21 44:25	70s 74:7				l
60:13	716-6562 3:5	1			
20 4:20 21:16,23	732 1:23 3:10				
20th 64:10,19 65:2	76 4:23 5:6 17:12				
2004 11:8,11,12	39:25 40:15,23				
2005 4:20 11:15	37.23 10.13,23		İ		7
18:7 21:16,23	8				
27:13 33:12 69:7	8 14:8 62:9				
2006 62:9	80 9:15		ļ		Service Control
2007 1:14 2:9	80s 9:14				100
21 4:22	000 7.1 1			İ	
216 4:22	9				200
25 39:19,22 55:24	9 1:14 2:9				
56:3,5 74:15,23	9:50 2:10				
26 33:12 63:24	90 1:22		,		
26th 66:2	92 9:15 10:1			İ	
27 27:13	727120 2012				
283-1060 1:23					
200 1000 1.20					
3					
3 42:15 43:1,22					200
30 74:15,23				·	
300 3:4 53:11					Í
301 53:16	·				
302 53:19					
31 4:14					Ě
32 4:16					8
33 4:19					
34 4:23					ß
35 5:5 41:19					200
36 5:8					d margin
37 5:10					
39 4:24					
4					200
4 43:7,7	·	·			Ě
40 5:7					×
40-hour 10:16,24	•				ľ
41 5:9					
49 5:11					
	 				ľ
5	 				7
5 14:16 43:7,9					
5,200 28:4					
50 26:15	1				
500.2.8	ŀ				- 1: '
500 2:8 507 5:11 49:19					